## BOARD MEETING

## STATE OF CALIFORNIA

#### INTEGRATED WASTE MANAGEMENT BOARD

CALIFORNIA INTEGRATED WASTE MANAGEMENT BOARD

BOARD ROOM

8800 CAL CENTER DRIVE

SACRAMENTO, CALIFORNIA

TUESDAY, JANUARY 23, 2001 9:30 A.M.

JAMES F. PETERS, CSR, RPR CERTIFIED SHORTHAND REPORTER LICENSE NUMBER 10063

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## APPEARANCES

BOARD MEMBERS

Linda Moulton-Patterson, Chairperson

Dan Eaton

Steven R. Jones

Jose Medina

Michael Paparian

David A. Roberti

STAFF

Bonnie Bruce, Interim Executive Director

Karin Fish, Chief Deputy Director

Kathryn Tobias, Chief Counsel

Julie Nauman, Deputy Director

Rubia Packard, Deputy Director

Pat Schiavo, Deputy Director

Linda Williams, Staff Counsel

Deborah McKee, Executive Secretary

Yvonne Villa, Executive Secretary

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1 PROCEEDINGS 1 2 CHAIRPERSON MOULTON-PATTERSON: I'd like to call 3 the meeting to order, please. Good morning, thank you and welcome to our January 23rd meeting of the California Integrated Waste 6 Management Board. 7 Would the secretary please call the roll. 8 SECRETARY VILLA: Eaton? BOARD MEMBER EATON: Here. 9 SECRETARY VILLA: Jones? 10 11 BOARD MEMBER JONES: Here. SECRETARY VILLA: Medina? 12 13 BOARD MEMBER MEDINA: Here. 14 SECRETARY VILLA: Paparian? BOARD MEMBER PAPARIAN: Here. 15 SECRETARY VILLA: Roberti? 16 Moulton-Patterson? 17 18 CHAIRPERSON MOULTON-PATTERSON: Here. 19 Okay, we have a quorum. I'd like to ask you to 20 please turn off cell phones or pagers at this time, and 21 also to let you know that there are speaker slips on the 22 back table. If you wish to address any item on the 23 agenda, please fill one out and give it to Ms. Villa who's 24 right up here, and she'll make sure that we know that you 25 want to speak.

- I have committed to hear Agenda Item 27 at
- 2 approximately 10:30 this morning and also to hear Item
- 3 number 32, the audit, at 10:00 a.m. tomorrow morning. And
- 4 also I'd like to announce the rest rooms are right around
- 5 that corner. You go out there and then right around there
- 6 you'll see the signs and also in the next building at
- 7 8010. Those are available this morning also.
- 8 Okay. Ex partes.
- 9 Ms. Eaton?
- 10 BOARD MEMBER EATON: I'm up to date, thank you.
- 11 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 12 Mr. Jones?
- BOARD MEMBER JONES: As am I.
- 14 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina?
- BOARD MEMBER MEDINA: One ex parte. Jerry
- 16 Santian, City Manager for the City of the Rollins, meet
- 17 and greet.
- 18 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian.
- 19 BOARD MEMBER PAPARIAN: Yeah, I received late
- 20 yesterday an E-mail from Liz Cetrino of the California
- 21 Resource Recovery Association regarding item 23. I also
- 22 have a meet and greet with Michael Straling of Santa
- 23 Barbara county.
- 24 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 25 Paparian.

- I have three items here that I believe all the
- 2 Board was copied on and they came in very late. The first
- 3 one is from the California Regional Water Quality Control
- 4 Board from a Lee Mitchland regarding the facility
- 5 compliance loan, Item number 4.
- 6 Also, one from the California Resource Recovery
- 7 Association, Item 23, regarding waste paint. And one on
- 8 item 26, which has been pulled, from the Asphalt Pavement
- 9 Association.
- 10 And that brings me up to date and also the rest
- 11 of the Board.
- 12 BOARD MEMBER EATON: Were we CCd on that just out
- 13 of curiosity, because I haven't gotten those?
- 14 CHAIRPERSON MOULTON-PATTERSON: They came very
- 15 late. Yes, at least the one on the --
- BOARD MEMBER EATON: They came in late, that's
- 17 all I needed to know.
- 18 CHAIRPERSON MOULTON-PATTERSON: Yeah. I think
- 19 everybody was --
- 20 BOARD MEMBER EATON: So for purposes of the
- 21 record, those that came in late are after the report, so
- 22 I'm not up to date.
- 23 CHAIRPERSON MOULTON-PATTERSON: For all the Board
- 24 Members.
- Okay, reports.

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Mr. Eaton, do you have a report? 1 2 BOARD MEMBER EATON: Nothing right now. 3 CHAIRPERSON MOULTON-PATTERSON: Thank you. Mr. Jones. BOARD MEMBER JONES: Just briefly, a couple of 5 6 things. I want to thank our staff, Tom Estes, Bill Orr, 7 Scott Walker, John Blue. They were doing some work with 8 all the other regulatory agencies at Camp Roberts and 9 taken a lot of effort, but it is a good series of meetings 10 to try to get that demolition and deconstruction done in a 11 sensible manner. 12 And then I also want to both thank and inform 13 that the diversion study quide that has been on the street 14 for about 18 months and didn't receive a whole lot of 15 comments has been -- if people realize that the Board held 16 that back about two months ago to go through some fine 17 tuning of that document so it's more of a guide because we 18 found some pretty glaring holes in it. 19 And I want to thank the working group, which --20 what we were working on is the math and on the issues of 21 when you're doing audits kind of information that people 22 get and how we quantify that. This item will come back in 23 front of the Board, I think, in either February or March,

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24 right. I think it's -- I'm not sure. I think it's going

25 to be March or February.

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- 1 We've got one more working group meeting
- 2 scheduled to kind of get this fine tuned. Board member
- 3 Eaton and his team Tammy and Lisa have been participating
- 4 as has Heidi Sanborn from the Chairman's office and John
- 5 Sitts, Jeff Hunts, Lorraine Van Kekerix, Elliot Block and
- 6 especially Cara Morgan and Pat Schiavo. I want to thank
- 7 our staff as well as a whole host of folks that are -- a
- 8 whole host of folks that are helping us with the math and
- 9 some of those things. I appreciate that.
- 10 And I do want to say that Mr. Medina and I joined
- 11 SWANA in Monterey and Mr. Medina addressed that group and
- 12 did a great job of laying out what our upcoming policies
- 13 and issues are going to be pretty good seminar.
- 14 CHAIRPERSON MOULTON-PATTERSON: Great. Thank you
- 15 Mr. Jones.
- Mr. Medina.
- 17 BOARD MEMBER MEDINA: Thank you Madam Chair and
- 18 thank you Board Member Jones. I was able to attend the
- 19 SWANA conference there in Monterey where we discussed the
- 20 State Auditor's report to some degree and also the Board's
- 21 review of current policies and practices. And a number of
- 22 the participants, and these were senior waste management
- 23 people from around the country, one of the issues that
- 24 they brought out was again the importance of support for
- 25 alternative uses of energy.

- 1 And certainly this is an issue that had been
- 2 raised many years before and they said it's time to take
- 3 another look at it.
- I also, on January the 15th, had an opportunity
- 5 to meet with a number of probable leaders in regard to the
- 6 need for cleanup on tribal lands. For years people have
- 7 been dumping waste tires and other solid waste materials
- 8 on tribal lands. They would like to see if they could
- 9 work with us in some sort of a cooperative effort in
- 10 cleaning up some of these lands.
- 11 That's something that we'll be looking to. I've
- 12 been invited to a conference that they're having in
- 13 February and so we'll be taking that issue up at that
- 14 time.
- I would also like to take this opportunity to
- 16 introduce my new advisor and that's Arturo Aleman, who has
- 17 recently joined me as my advisor.
- Would you stand up.
- 19 (Applause.)
- 20 BOARD MEMBER MEDINA: That concludes my report.
- 21 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 22 Medina.
- Mr. Paparian.
- 24 BOARD MEMBER PAPARIAN: Yes. I, last week, went
- 25 down and visited with the Solid Waste Committee of the

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1 Southern California Association of Governments to talk

- 2 about electronics waste and actually found out that they
- 3 are doing a few innovative things in the Los Angeles area
- 4 that I wasn't aware of before, having a few collection
- 5 days in the next couple months for electronics waste in
- 6 the Los Angeles area.
- 7 I attended a meeting of the Finance Committee of
- 8 the Governor's Infrastructure Commission a couple of weeks
- 9 ago. This Finance Committee is chaired by Bill Hulk of
- 10 the Business Round Table. And we discussed some
- 11 intriguing financing mechanisms for State infrastructure,
- 12 some of which we might actually spill over to some of the
- 13 stuff we do with RMDZ loans and some of our grant
- 14 programs. So I may be bringing some more information back
- 15 to the Board about that.
- 16 I've also been meeting with my staff and staff of
- 17 the Waste Board with the Department of Toxic Substances
- 18 Control and Cal EPA to discuss the electronics waste issue
- 19 and what we can do to assure that there's clarity as to
- 20 the definitions of what electronic waste is, where it can
- 21 be disposed of and so forth. And hopefully, we'll have
- 22 some more information about that in the next few months.
- 23 And then, finally, I wanted to introduce, Kit
- 24 Cole, my new advisor, who joined us just a few weeks ago.
- 25 (Applause.)

- 1 BOARD MEMBER PAPARIAN: Kit was a consultant to
- 2 the Assembly Natural Resources Committee a few years ago,
- 3 has spent a lot of time working on the tire issue and
- 4 other solid waste issues, recently with a consulting firm
- 5 that deals with waste amongst other things. So I'm very
- 6 pleased to have Kit helping me out.
- 7 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 8 Paparian.
- 9 I would just like to echo Mr. Jones' remarks
- 10 about the group that has worked so hard and thank he and
- 11 Mr. Eaton for spending long, long hours on the diversion
- 12 study efforts. And also thank Mr. Paparian and Mr. Medina
- 13 for all of their extra efforts. It's really a team effort
- 14 up here and I really appreciate it.
- 15 I visited -- I was honored to give the RAP of the
- 16 Year award to Bently Mills and the City of Industry and to
- 17 see all the great things they're doing down there on
- 18 December 15th.
- 19 I also visited the Brea Linda landfill. And then
- 20 just last week I took a tour of the Marin County MRF and
- 21 saw the great things that they're doing in Marin County.
- 22 And I would encourage all of the members if you have a
- 23 chance to go down there and see what's happening, I was
- 24 very, very impressed.
- 25 And at this time, I would like to turn it over to

- 1 our interim Executive Director, Ms. Bruce.
- 2 INTERIM EXECUTIVE DIRECTOR BRUCE: Thank you.
- 3 Good morning, Madam Chair and members, we are all aware
- 4 obviously as the lights are dimmed in the Board room that
- 5 there is a seriousness and we are really experiencing an
- 6 energy challenge here in California. And I thought it
- 7 would be important that I share with you some of the
- 8 things that our staff is doing in working both Cal EPA and
- 9 indeed all of the State agencies are coordinating with the
- 10 administration to identify ways that we can reach out to
- 11 our constituents about the need for energy conservation.
- 12 We have placed a prominent notice on our internet
- 13 home page. This links us to a page within the Energy
- 14 Commission's web site that gives us energy related tips.
- 15 In addition, we are incorporating an appropriate energy
- 16 related message into our regular external communications
- 17 and this includes our agendas and any of our press
- 18 releases.
- 19 Individually, we're asking that you also remember
- 20 to include a comment when you're doing any public speaking
- 21 and we encourage others to practice energy conservation.
- 22 One of the areas that we have been talking at at
- 23 the staff level that we think maybe we might want to
- 24 suggest to the Board to consider and promoting energy
- 25 conservation would be through our programs when we do our

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- 1 evaluation and selection criteria for grants and awards.
- 2 Similar to our green purchasing criteria, perhaps we might
- 3 want to look at including energy conservation as a
- 4 criteria, for example, in the waste reduction awards
- 5 program. This would be pretty much consistent with an
- 6 examination of the applicant's environmental compliance
- 7 record as we look at their grant application.
- 8 We continue on a daily basis to receive
- 9 information from the Administration about the statewide
- 10 energy conservation effort, and I will continue to keep
- 11 you updated on what we're being asked to do and make sure
- 12 that you are given all talking points that are coming out
- 13 of the Administration's office.
- On another note, there's probably nothing more
- 15 exciting in an organization, I think, that brings pleasure
- 16 to all of us than to recognize and employee. At the end
- 17 of 2000 our state employee's food drive brought also the
- 18 end of the tenure that our Board's food drive coordinator,
- 19 Don Peri, has been serving in. Don has led our food drive
- 20 program, I'm told, for eight of the past nine years. And
- 21 his commitment to the food drive transcends his time with
- 22 us as I understand he previously coordinated the drives at
- 23 the Department of Justice Division of Law Enforcement for
- 24 a number of years.
- 25 I think these statistics will speak for

- 1 themselves as to the hard work that Don has done, because
- 2 under his leadership we have collected 12,576 pounds of
- 3 food and \$13,257.01. We don't know yet what form the food
- 4 drive activities are going to take in our new location,
- 5 but when you have those kind of statistics, you know,
- 6 we're going to miss the leadership of Don Peri.
- 7 And Don is with us today. I'd like to formally
- 8 recognize him and I know the Chair has a certificate of
- 9 appreciation she'd like to present to him. So Don if
- 10 you'll come forward to receive that and let us show you
- 11 our appreciation.
- 12 (Applause.)
- 13 CHAIRPERSON MOULTON-PATTERSON: I'd like just to
- 14 thank Don. Again, he's done a fantastic job on the food
- 15 drive. And as we recognized him earlier, I believe it was
- 16 last year, on the mentoring program that he put together
- 17 and really you've done so much good and we just appreciate
- 18 it so much.
- 19 Thank you very, very much.
- 20 (Applause.)
- 21 INTERIM EXECUTIVE DIRECTOR BRUCE: And then
- 22 lastly, last Tuesday afternoon, when I say this room, this
- 23 may ring a bell on what happened, but in Room 113 at the
- 24 Capitol, Secretary Hickox had a public rollout of the
- 25 Governor's budget for all of Cal EPA. Many of us that

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- 1 were sitting in that room that afternoon as we heard the
- 2 events that evening were glad that that event took place
- 3 in the afternoon.
- 4 As you know, highlights of the Board's budget for
- 5 the next year aren't quite as significant as I know many
- 6 of you have experienced in the last two or three years.
- 7 However, we are happy to mention that our outgoing
- 8 programs continue to be adequately funding -- or our
- 9 ongoing programs. Our budget this year is going to be \$94
- 10 million, which is about 15 percent below the current year.
- 11 But when we looked at those figures, primarily that's due
- 12 to a reduction in the one-time costs that were associated
- 13 with some of the expiring BCP's from previous years.
- 14 And also the budget does not yet reflect and
- 15 expansion of the tire program as provided for in SB 876,
- 16 because the Board is currently, as you know, developing a
- 17 five-year plan to address both the priorities and the
- 18 resources that are necessary for this expanded program.
- 19 On the staffing level, we will stay the same as
- 20 the current year, 472.4 PY's. I would like to point out,
- 21 however, that the Governor's budget does include the
- 22 continuation of 23.5 limited term positions that were due
- 23 to expire this year. And those are for an additional two
- 24 years. So those positions will support the AB 939 goal
- 25 evaluation effort and the strategic planning that we're

- 1 involved in.
- 2 Our Chair, at that time, and her report spoke
- 3 briefly commenting on the continuing rise in diversion,
- 4 the significance of the upcoming goal evaluation effort,
- 5 the initiation of efforts to develop the recommendations
- 6 required by SB 2202. She also spoke of our commitment to
- 7 environmental education, to market development and to
- 8 environmental protection.
- 9 And lastly she mentioned the State Audit Report
- 10 in the context that this is the first time that you as a
- 11 Board are going to have the opportunity to discuss the
- 12 findings and recommendations that were presented by the
- 13 Auditor.
- 14 I do want to relate a comment that I think was
- 15 very significant, and it was a comment that Secretary
- 16 Hickox shared with the audience regarding the Waste Board
- 17 and I want to quote him.
- 18 He said, "I was recently asked what was
- 19 the greatest accomplishment of Cal EPA
- 20 in the last ten years. And without
- 21 diminishing the hard work of our ARB and
- 22 others, I said it was the vision of
- 23 Senator Brian Sheer in creating the 50
- 24 percent benchmark in AB 939. And
- 25 clearly the most important

14 accomplishment of Cal EPA was the Waste 1 2 Board's incredible work in the last 3 decade." Those of us sitting in the room, and although I'm 5 a newcomer on the block, I have to tell you for the short 6 time I've been here, I felt pride for all of you that have 7 worked so very hard to receive that type of a compliment. 8 I know that it goes for Board members, for staff, it goes 9 for many of you in the audience that are a part of the 10 business committee, a part of local jurisdictions. 11 And I think that although maybe right now we 12 don't see quite the significant budgetary rewards in this 13 budget, the efforts are noticed, the Secretary's comments 14 I really believe reflect a deep understanding and 15 appreciation of truly the Herculean task that was 16 undertaken and response to AB 939. So I want to tell you personally from someone 17 18 that comes from a little bit outside looking in, I salute 19 each and every one of you that was a part of all of the 20 work that was done in these last ten years. And I know 21 our Chair has a comment she'd like to make and an 22 important announcement that we just heard about yesterday. CHAIRPERSON MOULTON-PATTERSON: Thank you, Ms. 23 24 Bruce. I'm very, very pleased to announce that the 25 statewide diversion rate for the year 2000 is 42 percent.

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- 1 This rate reflects the efforts of California, of Local
- 2 Governments, citizens and businesses to divert waste
- 3 through waste prevention recycling and composting.
- 4 During the year 2000 many local governments have
- 5 worked with citizens and businesses to significantly
- 6 increase diversion efforts. And just on behalf of the
- 7 Board members and myself, I would like to thank all of you
- 8 who have contributed to this tremendous effort.
- 9 Thank you.
- 10 (Applause.)
- 11 CHAIRPERSON MOULTON-PATTERSON: Before we go to
- 12 the continued business items, Mr. Medina, did you wish to
- 13 make a change?
- 14 BOARD MEMBER MEDINA: Madam Chair, I wanted to
- 15 request that we move Item 19 to the beginning of the
- 16 agenda. By moving this item, we'll open the opportunity
- 17 for facilitating discussion on Item number 4. Once a
- 18 decision is made on Item 19, we will be able to expand our
- 19 options on the approval of facility compliance loans.
- 20 CHAIRPERSON MOULTON-PATTERSON: Fine. Any
- 21 objections?
- Hearing none, we will begin with number 19.
- DEPUTY DIRECTOR NAUMAN: Good morning, Madam
- 24 Chair and members, Julie Nauman, Deputy Director of the
- 25 Permitting and Enforcement Division.

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- 1 Item 19 is consideration of approval of a new
- 2 site for the solid waste disposal and pure disposal site
- 3 clean up program. Scott Walker of our staff will be
- 4 making the presentation.
- 5 MR. WALKER: Madam Chair, members of the Board,
- 6 this item presents consideration of approval of an
- 7 application from Imperial County for cleanup of the
- 8 Brawley Landfill pursuant to the solid waste disposal and
- 9 codisposal site cleanup program or AB 2136 program.
- 10 Staff is recommending approval of the Board
- 11 managed project based on the view pursuant to program
- 12 requirements. Should the Board approve the 2136 project,
- 13 it would replace the county's request for funding from the
- 14 facility compliance loan program cleanup to be considered
- 15 in the following item.
- The following is a description of the site and
- 17 project. The Brawley Landfill is a county owned and
- 18 operated solid waste disposal site located 1.5 miles north
- 19 of the City of Brawley, Imperial County. The site is
- 20 within the Mexico/United States border zone and major
- 21 environmental focus area of both Cal EPA and US EPA.
- The site is situated along 2,500 feet of the
- 23 southern bank of the New River. Intermediate cover has
- 24 failed and significant erosion and exposure of waste has
- 25 occurred on the eastern 1,000 feet of the landfill slope

- 1 along the New River.
- 2 The resulting erosion and stability problems were
- 3 noted this past summer, basically, as the natural
- 4 meandering of the New River has recently encroached
- 5 directly on the landfill footprint. This site is
- 6 prioritized with respect to public health and safety and
- 7 the environment, as priority A2, which is a confirmed
- 8 condition of pollution or nuisance based on comparison
- 9 with State minimum standards with significant residential,
- 10 industry, park, recreation or environmentally sensitive
- 11 areas within a mile of the site.
- 12 The site was listed in August of 2000 on the
- 13 inventory of solid waste facilities which violates State
- 14 minimum standards.
- 15 Board staff concludes that these violations
- 16 result from past landfill practices during early operation
- 17 of the landfill when standards and industry practices were
- 18 less stringent than today.
- 19 The local enforcement agency has issued a
- 20 compliance schedule to correct the ongoing violations.
- 21 (Thereupon an overhead presentation was
- 22 presented as follows.)
- MR. WALKER: The proposed remediation project
- 24 would remove the waste along the problem areas and
- 25 reconstruct the slope to a stable environmentally sound

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- 1 grade. The work would be performed by the Board's
- 2 existing AB 2136 program remediation contractor.
- 3 Engineer's cost estimates for the project include
- 4 an estimated Board cost of \$750,000 and an estimated match
- 5 of one million one hundred and sixty thousand dollars or
- 6 60 percent of total project costs.
- 7 These are basically in-kind services provided by
- 8 the county specific to the project. And they include,
- 9 basically, the air space, free air space, for
- 10 approximately 100,000 cubic yards of waste that has to be
- 11 moved from the slope area.
- 12 There are also additional in-kind costs that we
- 13 have included in here that might be able to be realized,
- 14 and that includes avoided costs from clean fill material.
- 15 Also, should this material have to be moved to another
- 16 landfill, there are other transportation costs that are
- 17 avoided as a result of the county's in-kind match.
- 18 Based on the historical fill rate and the
- 19 remaining capacity, the Brawley Landfill would reach
- 20 capacity in approximately 2005. Remediation of the slope
- 21 and disposal of waste in a suitable area would shorten the
- 22 closure date to approximately February of 2002. As a
- 23 condition of the proposed project, the county is
- 24 committing to closing the land fill in 2002 upon
- 25 completion of the remediation project.

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- 1 In addition, the county proposes to implement
- 2 early closures of three other unlined trickling landfills
- 3 located in the border zone area. These include Ocotillo,
- 4 Palo Verde and Picacho.
- 5 The early closures would be implemented over five
- 6 years. Should the Board approve the recommended project,
- 7 Board staff would develop, in consultation with legal
- 8 staff, an enforceable agreement with the county that would
- 9 require them to meet their proposed commitments or be
- 10 subject to the Board's repaying the Board's costs plus
- 11 interest.
- 12 The following overhead provides a brief summary
- 13 of the financial information county has provided to
- 14 support their application.
- --o0o--
- MR. WALKER: The County operates ten on-line
- 17 landfills on behalf of the Joint Powers Authority.
- 18 Currently, the county and the City of Brawley are members
- 19 of the JPA.
- In 1997, three cities pulled out of this JPA
- 21 resulting in a significant decline in revenues and also
- 22 annual tonnage. The annual tonnage has decreased from
- 23 58,000 tons to 33,000 tons.
- 24 Gate fees have been raised ten percent over the
- 25 past two years. Any additional gate fee increase

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- 1 according to the county will acquire Prop 218 elections.
- 2 And the county feels that tax increase election has a
- 3 minimal chance for passage.
- 4 This county also has an unemployment rate of
- 5 about -- November, this past November, the rate was 26
- 6 percent. And they are 56 out of the 58 counties in per
- 7 capita income. The JPA has had deficits in the past two
- 8 years and the deficits are projected to continue in the
- 9 foreseeable future.
- 10 The JPA has expended considerable funds recently
- 11 and is making progress in bringing facilities into
- 12 compliance with permitting, financial assurances and
- 13 groundwater monitoring requirements. The JPA is currently
- 14 in compliance with financial assurances for closure and
- 15 post-closure maintenance. And we also have staff here
- 16 from our Financial Assurances Section to elaborate further
- 17 should the Board desire it.
- The JPA will need another, approximately \$2.7
- 19 million based on the current closure -- preliminary
- 20 closure cost estimates to meet their commitments for these
- 21 early closures.
- 22 Board staff believes that these final closure
- 23 cost estimates will be significantly reduced, based on
- 24 final closure plans under development. We are working
- 25 with this county in a similar manner that we worked with

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- 1 Siskiyou County a few years ago, in which we were able to
- 2 figure out a way, with cooperation from the Water Board,
- 3 with one closure plan to close multiple sites using some
- 4 in-kind services from the County.
- 5 And we feel pretty confident that this will be
- 6 able to -- this will be able to work and meet this
- 7 five-year commitment.
- 8 Another final point on the County's Financial
- 9 Condition is to point out that Imperial County and the
- 10 counties and cities are performing well in meeting their
- 11 diversion program and rate requirements.
- 12 The diversion rate in 1995 for unincorporated
- 13 Imperial County was 80 percent and for the City of
- 14 Brawley, it was 39 percent.
- In response to the inventory listing and the
- 16 financial need, the county had submitted an application to
- 17 the facility compliance loan program for assistance.
- 18 Because these loans are capped, the loan application of
- 19 \$450,000 would only address remediation of the steepest
- 20 slopes and not the entire slope along the New River where
- 21 the New River is encroaching on the landfill footprint.
- In addition, the County would also be subject to
- 23 a separate contract procurement process that could
- 24 significantly delay the remediation and also divert
- 25 limited county funds from other contract management

- 1 essential to their solid waste programs.
- 2 Another point is that approval of the remediation
- 3 project under the 2136 program would free up facility
- 4 compliance loan funds for other loan applicants as the
- 5 number of eligible loan applications exceeds the available
- 6 funding. In response, the county submitted a request for
- 7 a preferred AB 2136 program Board managed remediation
- 8 project for the entire slope problem.
- 9 Essentially, Imperial County is a responsible
- 10 party that is unable to pay for the time and remediation
- 11 of the disposal site. That constitutes a condition of
- 12 pollution and nuisance with threat to public health and
- 13 safety to the environment.
- 14 Therefore, subject to Board concurrence, the
- 15 proposed project would meet AB 2136 eligibility
- 16 requirements. The Board managed option is the only
- 17 funding option that would ensure completion of the
- 18 remediation project in a timely manner and provide an
- 19 alternative for the Board to leverage funds for commitment
- 20 to early closures of trickling on-line landfills in this
- 21 jurisdiction.
- 22 Trickling on-line landfills are major issues
- 23 brought up in the audit record that will be considered
- 24 tomorrow.
- 25 Prior to the conclusion of staff's presentation,

- 1 I just wanted to give a couple brief comments of related
- 2 AB 2136 program policy issues and questions raised at the
- 3 Board briefing. These policy issues will be brought back
- 4 before the Board for detailed discussion and stakeholder
- 5 input in a future item.
- 6 The main issues concern Legislative intent of the
- 7 program related to funding cleanups of publicly operated
- 8 disposal sites. The Legislature did not intend that the
- 9 funding be oversubscribed to public operated sites at the
- 10 expense of others, such as those with no responsible party
- 11 identified.
- 12 The Board deliberated extensively on the
- 13 legislative intent during startup in 1994 and they set
- 14 aside a limit of 30 percent of total funds to be used for
- 15 public operated site projects.
- The legal office has recently opined that public
- 17 operated disposal sites should be restricted to matching
- 18 grants or loans and policy and legislative intent.
- 19 However, the Board's implementation of the program to date
- 20 has not restricted cleanups of public sites to specific
- 21 funding options.
- 22 And the funding options include Board directed or
- 23 managed, matching grant or loan, or operational status.
- 24 And in operational status is a disposal site as an
- 25 all-inclusive term, that would include facilities active,

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- 1 inactive or closing, disposal sites or a closed disposal
- 2 site.
- 3 In addition, Board managed cleanups over time
- 4 have looked more like matching grants, because in response
- 5 to previous Board directions on policy, we have requested
- 6 where a site cleanup is in a local jurisdiction area,
- 7 we've requested contributions from the local jurisdiction,
- 8 regardless of whether they were a potentially responsible
- 9 party or not.
- 10 The proposed remediation project is similar to a
- 11 matching grant, should the Board consider the contribution
- 12 of in-kind services. In addition, it's important to point
- 13 out that this landfill will no longer be an active
- 14 facility upon conclusion of the proposed remediation
- 15 project.
- 16 Therefore, program staff concluded that this
- 17 project meets legislative intent and is consistent with
- 18 implementation of the program to date, should the Board
- 19 concur. To date, 22 public operated disposal sites,
- 20 remediation projects, have been approved, including 13
- 21 Board managed, five matching grants and four loans. The
- 22 overall total percent funding to date of public operated
- 23 sites is 28 percent, which meets the 30 percent target.
- 24 In addition, the proposed project would be the
- 25 second public operated disposal site project approved this

- 1 fiscal year. So far that would total approximately 20
- 2 percent of fiscal year 2000 and 2001 funding. Should the
- 3 Board have restricted previous public operated site
- 4 projects to matching grants or loans, the 13 Board managed
- 5 projects would not have been approved and it is unlikely
- 6 that the remediation would have been completed.
- 7 And again, these issues will be brought back
- 8 before the Board in policy discussion both for the Board
- 9 consideration and for stakeholder input.
- 10 In conclusion, pursuant to the AB 2136 program,
- 11 staff recommend adoption of resolution 2001-17 approving
- 12 the Brawley Landfill remediation project.
- 13 Staff are available to answer questions.
- 14 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 15 Walker.
- 16 Questions before we go to our speaker?
- 17 Okay.
- 18 BOARD MEMBER EATON: I'll wait for the speaker.
- 19 CHAIRPERSON MOULTON-PATTERSON: Mr. Gerald Quick.
- 20 MR. QUICK: Madam Chairman and Members of the
- 21 Board, my name is Gerald Quick. I'm the contact person
- 22 for the LEA of Imperial County. If there was ever a
- 23 landfill that needed some help and correcting some
- 24 environmental concerns, it's the one in Brawley. And I do
- 25 believe that's probably the most significant site that

- 1 you've approved to date for remediation work.
- 2 It's very difficult to follow Scott Walker, who
- 3 explained the conditions in Imperial County quite well. I
- 4 do not operate the County's budget. I don't have a key to
- 5 the landfill. I am the regulatory person. But I do know
- 6 that the Director of Public Works who recently came on
- 7 Board in Imperial County approximately three years ago,
- 8 having gone through three of them, is here to answer any
- 9 questions from his budget standpoint.
- 10 We also have the City Manager from the City of
- 11 Brawley, Mr. Jerrry Request and one of the council members
- 12 Mr. Benson.
- 13 All I can say is that there's a method for the
- 14 County to protract the closure of these landfills for a
- 15 number of years. You know, if we are eligible for the
- 16 California Lottery, we could probably do lateral expansion
- 17 and those landfills would last another 50 to 90 years.
- 18 This is one of our greatest opportunities to
- 19 prematurely close some landfills in Imperial County. And
- 20 my opinion that the County doesn't have the funds to
- 21 operate all of the landfills anyway. That's just my
- 22 personal opinion. As I say I don't run their budgets and
- 23 I don't have their keys.
- 24 If I was a good regulator, I would like to
- 25 operate the scales, then we'd know we'd get our proper

- 1 tipping feet, but I know Brawley would be the very
- 2 beginning of probably premature closing of all of the
- 3 landfills in Imperial County.
- If you don't have any questions of me, I would
- 5 like to introduce and ask Mr. Tim Jones, our Director of
- 6 Public Works, who operates ten of the county's 12
- 7 landfills.
- 8 CHAIRPERSON MOULTON-PATTERSON: Okay.
- 9 MR. JONES: Good morning, members of the Board,
- 10 Madam Chair. I do appreciate your time this morning. I
- 11 won't labor. I know you've got a long agenda today, so
- 12 I'll be available for questions. I'd just like for
- 13 your -- to have your support.
- 14 Thank you.
- 15 CHAIRPERSON MOULTON-PATTERSON: Thank you. Mr.
- 16 Eaton, do you want to start off?
- 17 BOARD MEMBER EATON: Yes. I should first start
- 18 off by saying that I think this is a project worthy of the
- 19 Board's help. However, I'm not so confident that the way
- 20 it is to be funded or proposed to be funded in this
- 21 particular item is appropriate nor why.
- 22 And I'd first like to kind of start off by asking
- 23 staff why would we discuss a policy about how we should
- 24 spend funds on particular items after the fact we've
- 25 funded an item in a manner that may be inconsistent with

- 1 that policy that's later adopted. Are we not putting the
- 2 cart before the horse?
- 3 MR. WALKER: Basically, in the presentation from
- 4 program staff's standpoint this is consistent with the way
- 5 that existing policy is and the way the Board has
- 6 implemented the program. Now, we recognize that there are
- 7 questions and concerns that the Board wants to bring back
- 8 that probably potentially could change that policy. And
- 9 so we are planning to bring back an item to include all
- 10 these issues so that the Board can give staff additional
- 11 direction and also allow for stakeholder input.
- 12 But basically this would be consistent with the
- 13 Board's current policy and also how the Board has actually
- 14 implemented the program.
- BOARD MEMBER EATON: Perhaps, my program staff
- 16 could, because you obviously differ with the legal office,
- 17 to some extent by your comments. Is this in an illegal
- 18 dump site?
- MR. WALKER: No, this is classified as a disposal
- 20 site.
- 21 BOARD MEMBER EATON: So it's not abandoned or
- 22 illegal.
- 23 I'm talking about statute now. We're not talking
- 24 about what program staff feels.
- MR. WALKER: It is basically defined as a

- 1 disposal site.
- 2 BOARD MEMBER EATON: So under statute, can you
- 3 point me to the authority by which you are going to take
- 4 an operating landfill and correct it with 2136 funds?
- 5 MR. WALKER: Yes. That's an issue. The
- 6 definition of disposal site, again, is all inconclusive.
- 7 It does not distinguish whether it's closed, a facility,
- 8 or it's operating. And if I might add, I could bring up
- 9 the definition of disposal site.
- 10 BOARD MEMBER EATON: In the statute?
- MR. WALKER: Correct, yeah.
- 12 BOARD MEMBER EATON: Okay. Why don't you bring
- 13 it up.
- 14 MR. WALKER: I'm sorry for this, but I think that
- 15 with your statute you can look up Public Resources Code
- 16 Section 40122, and that's the definition of disposal site.
- 17 And I apologize for this handout, it's kind of --
- 18 or overhead, it's a little bit hard to read. But
- 19 essentially a disposal site is defined in PRC Section
- 20 40122 as the place, location, tract of land, area,
- 21 premises, in-use, intended to be used or which has been
- 22 used for landfill disposal of solid waste and includes
- 23 solid waste landfill as defined in Section 40195.1.
- 24 BOARD MEMBER EATON: As it relates to the 2146
- 25 program, where is that definition?

- 1 MR. WALKER: The definition, there's no separate
- 2 specific definition that distinguishes disposal site for
- 3 the 2136 program than the Board has disposal site for any
- 4 other case or program or enforcement, inspection program
- 5 that it has.
- 6 BOARD MEMBER EATON: Are you submitting then that
- 7 the 2136 program, as proposed by then Assemblywoman
- 8 Delaine Easton, dealt with, that really wasn't intended to
- 9 deal with, illegal or abandoned sites, but rather dealt
- 10 with ongoing landfills based upon the letter of intent
- 11 that we talked about in the briefing, is that what the
- 12 position of program staff is?
- 13 MR. WALKER: The discussion that the Board had
- 14 and deliberation on the policy is that the intent was
- 15 certainly to caution the use of funds for publicly
- 16 operated disposal sites.
- 17 Now, the term disposal site facility was used in
- 18 various -- you know, inconsistently.
- 19 So it was, you know, not necessarily restricted
- 20 to facilities over disposal sites.
- One of the main points was that the program not
- 22 be used to fund closure. And that was an important clear
- $23\,$  aspect of legislative intent. And the fund has not been
- 24 used for that.
- 25 BOARD MEMBER EATON: But isn't the effect of what

- 1 you're doing based on your own comments today in effect
- 2 providing money for closure.
- 3 MR. WALKER: No.
- 4 BOARD MEMBER EATON: Because you said at the end
- 5 of this remediation project, they will be able to be
- 6 closed.
- 7 MR. WALKER: No, because the current closure
- 8 plan, the current closure plan right now does not address
- 9 the remediation. The remediation in the County's plans
- 10 has been referred to during the operation. So it's been
- 11 distinct from closure, this is a remediation mediation
- 12 situation.
- 13 The County, upon completion of the project, the
- 14 County will be required, under their commitment, to
- 15 implement and to pay for their final closure plan. And so
- 16 upon completion of the project, technically it will be
- 17 considered -- now it would be considered a closing
- 18 disposal site upon Board approval and when the project is
- 19 done.
- 20 So it's not going to continue to be a facility
- 21 when the Board gets -- if the Board approves the project.
- 22 BOARD MEMBER EATON: Explain to me the match,
- 23 then, that you claim this county's going to provide.
- 24 MR. WALKER: The match essentially includes the
- 25 avoided disposal capacity in the existing landfill.

- 1 That's the estimate that's applied to that.
- 2 Essentially, what you have here is a very old
- 3 portion of the landfill that was designed and built with a
- 4 certain capacity that was acceptable at the time, but
- 5 right now because of the fact that a meandering of the
- 6 River has resulted in this being -- essentially this is
- 7 not -- does not meet current standards, that has to be
- 8 reconfigued.
- 9 And so that waste has to be moved somewhere. And
- 10 the value of that air space is estimated at \$1.16 million.
- 11 BOARD MEMBER EATON: So where is that waste going
- 12 to go, the waste being the soil, correct?
- MR. WALKER: The waste will go into the soil.
- 14 BOARD MEMBER EATON: The waste being the soil?
- MR. WALKER: Well no, the waste will basically --
- BOARD MEMBER EATON: I really want to get to the
- 17 specifics. Are you talking the matching part of this will
- 18 be that the soil that's going to be removed and brought in
- 19 new soil for remediation, that the soil that's being
- 20 removed is going to be put into the landfill, and
- 21 therefore the county is going to waive that portion of the
- 22 fee?
- MR. WALKER: All the waste -- essentially, we
- 24 don't anticipate -- right now we're not predicting that
- 25 we're going to be able to screen out any soil from that

- 1 area, that it's all going to be handled as waste.
- 2 And so all that material would have a complete
- 3 waiver of any tipping fee.
- 4 BOARD MEMBER EATON: And that would just go into
- 5 the other portion of the landfill.
- 6 MR. WALKER: That would go into the existing
- 7 portion and it basically would fill up the hole in there
- 8 now that has the remaining capacity.
- 9 BOARD MEMBER EATON: Well, the waste is already
- 10 in there and there's been a tipping fee paid on that, at
- 11 some point in time.
- MR. WALKER: Well, another point is that this is
- 13 a very old portion of the landfill.
- 14 BOARD MEMBER EATON: No, answer my question. The
- 15 waste that's in there has already had a tipping fee paid
- 16 on it, because if you're talking about moving waste from
- 17 one area of the landfill to another, that waste has
- 18 already had a tipping fee or if there was no tipping fee,
- 19 it's already been part of what the county owns. So
- 20 they're really not giving us anything as a matching
- 21 component.
- MR. WALKER: Essentially.
- 23 BOARD MEMBER EATON: When I think in terms of
- 24 matching funds and the definition of matching funds, I
- 25 think they're going to contribute something or that there

- 1 is some other item that they're doing, but simply taking
- 2 waste that's already in an existing landfill and moving it
- 3 over to another portion of that landfill and saying that
- 4 they're matching the grant kind of is a little strange to
- 5 me.
- 6 So I'm hoping you can point to me in the statute
- 7 where that would be, that kind of matching fund.
- 8 MR. WALKER: Well, essentially the Board has
- 9 implemented approved projects with avoided costs and
- 10 waivers of tipping fees. In this particular case also, we
- 11 haven't put a value on it, but we do anticipate that we're
- 12 going to have additional avoided costs as a result of the
- 13 clean soil.
- 14 BOARD MEMBER EATON: Correct. And that material
- 15 has always come from some other place. When we did Cajon,
- 16 that material was going to be taken and moved to another
- 17 landfill and they waived the tipping fee.
- 18 So here we have an existing pile of waste that's
- 19 going to be moved from one area of the footprint. And
- 20 you're saying that this has matching funds. So that's
- 21 point one. So I'm not quite sure.
- The other thing I'd like to know is under
- 23 Proposition 218, how is this a tax under your analysis?
- 24 MR. JONES: Tim Jones, Director of Public Works,
- 25 County of Imperial. Part of our revenue source is the

- 1 land use fees. And to increase the land use fees, we are
- 2 told by our county counsel that it takes a Prop 218
- 3 election.
- 4 And in this timing increasing the taxes to
- 5 individuals takes two-thirds votes. The chances of that
- 6 passing is pretty slim. So it would take a countywide
- 7 election to increase the fees, which would increase our
- 8 revenue stream.
- 9 BOARD MEMBER EATON: But it's a fee, not a tax
- 10 under 218. We just passed a tire bill with a fee of a
- 11 dollar. You can ask many of the people in the audience,
- 12 that was a fee. It's not a tax. And under 218 I don't
- 13 think that you -- but you already have a fee at the
- 14 landfill. It's a tipping fee. It's not a land use fee.
- 15 It's a fee for purposes of 218.
- 16 So I'm not sure that that financial argument, you
- 17 know, holds any real strength.
- MR. JONES: Well, the fee that's charged on the
- 19 individuals that they pay is on their tax statement, under
- 20 their annual tax payments, that's how it's paid. And so
- 21 the people perceive that as a tax, but it's the fee --
- 22 about 40 percent of our revenues are based on the land use
- 23 fee.
- 24 And to increase that fee to getting additional
- 25 revenues, we'd have to go before the people and pass it in

- 1 an election, which requires a two-thirds vote.
- 2 BOARD MEMBER EATON: But we're talking about
- 3 increasing the tipping fee at the landfill, not what they
- 4 pay for their service.
- 5 MR. JONES: We can do the gate fees. We can
- 6 increase by doing public hearings. But, you know, I'm
- 7 talking about a portion of our revenue stream would come
- 8 through the land use fees. And to increase it, that's
- 9 what we'd have to do.
- 10 BOARD MEMBER EATON: But you could increase the
- 11 tipping fee.
- 12 MR. JONES: Yes, we have. The last two years
- 13 we've increased it ten percent a year.
- 14 Thank you.
- 15 BOARD MEMBER EATON: Then I was wondering if, Mr.
- 16 Walker, you could explain to me some of the closure,
- 17 post-closure arguments you had at the briefing, in terms
- 18 of the fact that these sites are going to close earlier.
- 19 Will they require a permit revision?
- 20 MR. WALKER: No. Essentially, the way the
- 21 regulations work is that once you have a final approved
- 22 plan, final approved closure plan, that's the governing
- 23 document. It takes the place of the permit when the
- 24 facility ceases accepting waste. They are required to
- 25 have an approved final closure plan.

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- 1 BOARD MEMBER EATON: So with regard to financial
- 2 assurances then, wouldn't that increase since you're
- 3 moving it up in the time frame as you explained on the
- 4 briefing?
- 5 MR. WALKER: I think essentially --
- 6 BOARD MEMBER EATON: You made the statement that
- 7 it would cost more because you're moving it up, so do we
- 8 have adequate final assurances then under the current
- 9 closure plan?
- 10 MR. WALKER: The cost estimate -- well, okay let
- 11 me -- I think Garth Adams will come up and help me with
- 12 this, if I butcher it up here, but essentially the funding
- 13 formula is such that if you close early, you're not going
- 14 to have enough money based on the current cost estimates
- 15 on file.
- 16 So in other words, the county has to come up with
- 17 the difference or when they submit the final closure plan,
- 18 the final closure plan will have the final cost estimates.
- 19 And that case you look at areas where you can save costs,
- 20 and so that will reduce that.
- 21 So in this particular case, a combination of the
- 22 cost estimates being adjusted downward, which we
- 23 anticipate, based on, you know, this is case where we
- 24 think and Water Board feels is an alternative final
- 25 cover -- a perfect case for alternative final cover.

1 You will see that. But for the plan to be

- 2 approved and the county to meet the commitment, they'll
- 3 have to fully fund at the time the final plan is
- 4 submitted. And I think that Diana Thomas is here to maybe
- 5 talk a little bit more about how financial assurances to
- 6 closure, post-closure work.
- 7 MS. THOMAS: Good morning, Madam Chair, Board
- 8 members. I'm Diana Thomas with financial assurances
- 9 section. This particular overhead briefly describes how a
- 10 built up mechanism works. We use a formula to fund if an
- 11 operator is using a trust fund or enterprise fund.
- 12 And basically the operator is funding the
- 13 mechanism as fast as they fill the landfill. So as
- 14 they're putting waste into the landfill, that is part
- 15 of -- that is a component of the formula that we use to
- 16 determine how much money they put into that landfill.
- 17 BOARD MEMBER EATON: The faster it's built, the
- 18 more money they have to put on file, in essence.
- 19 MS. THOMAS: Exactly, the deposits, of course,
- 20 are not equal increments each year. If they put more
- 21 waste into the landfill in a particular year, then that
- 22 will waste their deposit for that year.
- 23 BOARD MEMBER EATON: What have been our
- 24 discussions, Mr. Walker, with them with regard to how much
- 25 money they have to come up with in the next six months as

- 1 regard to setting the whole place. Have we had
- 2 discussions?
- 3 MR. WALKER: Yes.
- 4 BOARD MEMBER EATON: And what was that amount?
- 5 MR. WALKER: Well, right now the total deficiency
- 6 based on the current cost estimates if they closed
- 7 everything early today, not including a five-year period
- 8 to allow additional deposits, about \$2.75 million coming.
- 9 That's what they're going to have to come up with in the
- 10 current cost estimate.
- 11 BOARD MEMBER EATON: With or without the
- 12 remediation?
- 13 MR. WALKER: That's not considering the
- 14 remediation.
- 15 BOARD MEMBER EATON: Not my point. If you do the
- 16 remediation it's going to close quicker. Quicker is what
- 17 you said in the item. What I'm trying to find out is how
- 18 much are they going to have to come up with during that
- 19 period of time, because if they haven't got money to pay,
- 20 or at least the argument on your behalf is they don't have
- 21 the money to be able to pay for the remediation, how are
- 22 they going to have to pay for the closure?
- 23 And in essence, are we helping them or hurting
- 24 them?
- 25 MR. WALKER: Well, essentially at the same time,

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- 1 we have been working with the county Water Board, again --
- 2 in the former closure plan, these are cost estimates that
- 3 are based on a different configuration for the landfill.
- 4 So when you close early it's going to change. You don't
- 5 know exactly -- typically it's going to be less.
- 6 BOARD MEMBER EATON: But you'll know how much --
- 7 typically less?
- 8 MR. WALKER: It's typically less, because your
- 9 landfill grades are shallower. And in this particular
- 10 case we have to work with Siskiyou County and we've got
- 11 agreement with a Water Board that essentially they'd
- 12 submit one final closure plan for multiple sites, the
- 13 county may include in-kind as part of their closure
- 14 activity to help reduce costs. And also this is an arid
- 15 area and we have a new technology of an environmental
- 16 superior final cover system, which is a lot cheaper than
- 17 the prescriptive standard. It performs better too.
- 18 And this is a situation where it's ideal for
- 19 that. And so with the Water Board, we feel -- we've been
- 20 working with the Water Board and we feel that this is
- 21 clearly where these landfills need to go in terms of the
- 22 final cover system.
- 23 And so the final cover system costs are expected
- 24 to be substantially lower. So under those circumstances
- 25 in the five-year plan, you know, the county has

- 1 committed -- you know, will commit as a condition of this
- 2 project. And so under those circumstances, we are
- 3 confident that the County will be able to meet their
- 4 commitments.
- 5 BOARD MEMBER EATON: Financially?
- 6 MR. WALKER: Yes.
- 7 BOARD MEMBER EATON: Based on what, a pledge of
- 8 revenue?
- 9 MR. WALKER: They have a pledge of revenue for
- 10 post-closure maintenance and they have an enterprise fund
- 11 for closure.
- 12 BOARD MEMBER EATON: With regard to the loan,
- 13 which is the item, can someone explain to me how you can
- 14 be eligible for a loan and then say that you don't have
- 15 any money to be able to pay for remediation? If you can
- 16 qualify for a loan, to me that indicates that there's some
- 17 sort of financial ability, given some of the policy
- 18 discussions that have yet to be discussed by the Board or
- 19 by others and also with the opinions with regard to this
- 20 particular item being abandoned, illegal, et cetera.
- 21 DEPUTY DIRECTOR NAUMAN: Mr. Eaton, I know you
- 22 direct that question to staff, I would politely ask if the
- 23 County would respond to why they feel they should get the
- 24 Board managed cleanup instead of the loan.
- 25 BOARD MEMBER EATON: It's not a question -- I

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- 1 understand why they want that. I mean we all would want
- 2 to be able to get a gift instead of a loan or a grant.
- 3 What I'm trying to discern is the fact that under the
- 4 statute it says the ability to not have a responsible
- 5 party, unable or unwilling. Well, they're not unable if
- 6 they're qualifying for a loan. They may prefer a
- 7 different manner by which to fund this. I accept that.
- 8 But don't tell me that it's under -- that they're unable
- 9 if they can qualify for a loan.
- 10 Because on the one hand one of our departments
- 11 has made a mistake in allowing them to qualify or we're
- 12 just not, you know, doing things right given some of the
- 13 policy questions that have arisen. As I mentioned before,
- 14 I don't have any problems with helping the county. But I
- 15 do have, as we walk through this path, that we do things
- 16 properly and with the utmost of due care as it relates to
- 17 the Treasury, because it is a program that needs to be
- 18 continued ongoing, the 2136 program.
- 19 So that's what I'm trying to find out, because
- 20 statutorily as I read it, it says unable to pay. Well,
- 21 they may not be able to pay for all of it, but I think
- 22 there are other ways then that you can get there. For
- 23 instance, you may be able to do part of the work under the
- 24 loan, then based upon policy discussions that we, as a
- 25 Board, may have, we may say in this situation you can get

- 1 a loan for the remaining part under 2136. And therefore,
- 2 you have completed the projects of Parts 1 and 2 to get to
- 3 the \$750,000 figure.
- 4 So perhaps the county can explain to me.
- 5 MR. JONES: Again, Tim Jones Director of Public
- 6 Works. We applied for the loan program back in July for
- 7 the August deadline for \$450,000. And the funds -- the
- 8 \$450,000 would not do all the remediation.
- 9 So then we heard about the 2136 funds and we were
- 10 informed that it might be a better program to apply for.
- 11 We couldn't do both, so we were told to either have a
- 12 chance for the 2136 which would complete the whole
- 13 program, so we felt like if we removed ourself from the
- 14 loan program, which would allow some other agencies to
- 15 apply for those funds, then we could hopefully be able to
- 16 get awarded of the 2136 and complete the program. That
- 17 was kind of the process that we went through.
- 18 CHAIRPERSON MOULTON-PATTERSON: If I might
- 19 interrupt for one moment, Mr. Eaton. Please let the
- 20 record reflect Senator Roberti is here. And I know you
- 21 wanted to speak Senator Roberti. Did you have any ex
- 22 partes before?
- BOARD MEMBER ROBERTI: No, I'm up to date on ex
- 24 partes.
- 25 CHAIRPERSON MOULTON-PATTERSON: Did you want to

- 1 finish?
- 2 BOARD MEMBER EATON: Yes. I have a few more
- 3 questions.
- 4 CHAIRPERSON MOULTON-PATTERSON: You're next,
- 5 Senator Roberti.
- 6 Excuse me.
- 7 MR. JONES: I don't know if I answered your
- 8 question, but that was the process that we went through.
- 9 BOARD MEMBER EATON: Right. And I'm asking in
- 10 terms of what you have available that you were able to
- 11 qualify for the loan totaling 450, correct?
- 12 MR. JONES: Right. You know, we turned in an
- 13 application and filled out all the requested items and we
- 14 were told that we were accepted for that loan program.
- 15 BOARD MEMBER EATON: Thank you. I guess the
- 16 issue also for program staff is what about the others who
- 17 applied for loans who have to pay back the money. I mean,
- 18 are those public entities as well? Should we be giving
- 19 them under the compliance program?
- I guess the other question that I have is would
- 21 we ever be able to provide these 2136 dollars to private
- 22 entities that found themselves in the same position?
- 23 And that's a fairness and an equity issue, is it
- 24 not, under the statute?
- 25 MR. WALKER: I think the second question is if

- 1 you have a private entity, would they qualify for 2136
- 2 funding? And while we have seen private entities gain
- 3 2136 funding, primarily through partnerships with local
- 4 government, so they do have the ability to obtain funding.
- 5 BOARD MEMBER EATON: So in other words, are you
- 6 saying from a programmatic standpoint that any landfill
- 7 could come in and apply for those funds?
- 8 MR. WALKER: No.
- 9 BOARD MEMBER EATON: Okay.
- 10 CHAIRPERSON MOULTON-PATTERSON: Was that -- were
- 11 you finished, Mr. Eaton?
- 12 BOARD MEMBER EATON: No. I have a couple of --
- 13 just one more. Would you say that the responsible party
- 14 in this situation was the landfill itself for the problems
- 15 with erosion?
- MR. WALKER: Under the definition from our
- 17 standpoint, the county is the responsible party, since
- 18 they own and operate the landfill now. But the
- 19 circumstances have been beyond their control in the sense
- 20 that this is a legacy practice. It's not a new practice
- 21 where they knew better, and also the natural meandering of
- 22 the river has impinged on the landfill footprint as of
- 23 these local natural processes.
- 24 But I'm quoting the definition in the
- 25 regulations, they would meet the definition under

- 1 responsible party.
- 2 BOARD MEMBER EATON: And so this is a responsible
- 3 party under 2136. I think we've established that they are
- 4 able to pay because they can apply for a loan and repay
- 5 it. So therefore, they may not be able to pay for all of
- 6 it, but I'm saying there's other mechanisms out there.
- 7 DEPUTY DIRECTOR NAUMAN: And I think that is an
- 8 important distinction, that the loan program is capped at
- 9 \$500,000. They've applied for \$450,000 and it is a no
- 10 interest loan.
- 11 BOARD MEMBER EATON: Correct. And that was set
- 12 up by the Legislature to deal with just these types of
- 13 situations, where as the 2136 dealt with abandoned,
- 14 illegal and kind of orphan sites. And that's why the
- 15 concern about how we fund this project, and it is a
- 16 project that I want to see funded, becomes extremely
- 17 important.
- But I want to make sure that we do it in a way
- 19 that we have the option in the future not to have our
- 20 hands tied.
- 21 DEPUTY DIRECTOR NAUMAN: And Mr. Eaton, let me
- 22 just say --
- BOARD MEMBER EATON: Especially when we have a
- 24 debate between the program staff and at least some
- 25 indication from the author of this legislation that the

- 1 very purpose that they were trying to avoid, i.e.
- 2 subsidizing the public landfill, we seem to find ourselves
- 3 necessarily confronted with today.
- 4 DEPUTY DIRECTOR NAUMAN: Mr. Eaton, just let me
- 5 say, as the Deputy Director in charge of both of these
- 6 programs, staff is not, in any way, attempting or
- 7 otherwise wanting to put the Board in a position where, as
- 8 you've said, your hands are tied. We've brought both of
- 9 these to you with our separate recommendations on the
- 10 program.
- 11 We think this is a worthy project. We have
- 12 recommended that they receive funding under the loan
- 13 program. So while we're not on that item, when we get
- 14 there you will see that the staff is in agreement with you
- 15 that it is an appropriate facility to fund through the
- 16 loan program.
- 17 The question that we are raising to the Board and
- 18 one we talked about at the briefing, is given the
- 19 evolution of the 2136 program, we're presenting to you
- 20 kind of our dilemma as well, as do you think that this
- 21 project fits the 2136 program. We're taking the position
- 22 that based on the evolution of the program and the
- 23 projects that you funded in the past, that we think it
- 24 does cross that line on the appropriate side as opposed to
- 25 the inappropriate side, but it's a very close call.

- 1 BOARD MEMBER EATON: Yeah. I'm just trying to
- 2 find out why you think that way based upon the statute.
- 3 DEPUTY DIRECTOR NAUMAN: Well, Mr. Eaton, I think
- 4 that Scott Walker has reflected, you know, my thinking on
- 5 it as well. I think you can read the statute to have this
- 6 project fit. I think it does get more cumbersome when you
- 7 go back a number of years to the letter from Delaine
- 8 Easton and try and mesh that with the Board's discussions
- 9 about this program and the Board's past actions to approve
- 10 projects.
- 11 It's not -- the line is not that bright and
- 12 that's why we're looking to the Board. We chose to bring
- 13 these forward. And I'll tell you that we actually -- I
- 14 held this project off for a month, because I wanted the
- 15 Board to have the opportunity to consider it under the
- 16 loan program, which we did in December.
- 17 And your action in December was to continue
- 18 consideration of the loan projects. You didn't consider
- 19 Brawley in your deliberations last month. So we now have
- 20 the unfortunate situation where we have both of these
- 21 before you. But it had been my intent in trying to manage
- 22 these two items to give you the opportunity to consider
- 23 this under the loan program first and then to consider
- 24 whether or not you wanted to provide any additional
- 25 assistance either in the short term or the long term to

- 1 this particular project.
- 2 But circumstances, you know, such that it worked
- 3 out that you've got both of them in front. I apologize
- 4 for that inconvenience to you, but I also think it does
- 5 provide an opportunity for us to grapple with the very
- 6 question that's at the root of this.
- 7 BOARD MEMBER EATON: But from a policy
- 8 standpoint, you're asking us to grapple with a policy
- 9 issue and then fund it at the same time, by putting the
- 10 funding mechanism before us first. We should have had the
- 11 discussion as to whether it's appropriate, as we have done
- 12 in the past, should we fund public entities or public
- 13 loans like we did in Cloverdale, what have you. We had a
- 14 policy discussion about whether or not that was a good
- 15 mechanism to do it, and then later on we took the action.
- 16 Here, we're trying to force taking the action and
- 17 then go back and revisit the policy. What I'm trying to
- 18 get at is the fact that we should give them the loan and
- 19 then revisit the policy, check out and get some clarity
- 20 due to your impressions of the line of where it is. And
- 21 then thereafter, we would be able to assist them in a
- 22 situation where if that were the case, we might be able to
- 23 provide them some additional dollars under one or more of
- 24 the programs we have here.
- 25 DEPUTY DIRECTOR NAUMAN: And that is a very --

- 1 BOARD MEMBER EATON: And that, I think, is a much
- 2 more prudent way to proceed.
- 3 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti
- 4 is next and Mr. Medina and Mr. Jones.
- 5 BOARD MEMBER ROBERTI: Yeah. Madam Chair, I just
- 6 have some observations. I don't think that 2136 normally
- 7 should be used for closure or post-closure. It's not an
- 8 assistance program. Nevertheless, we're here to make a
- 9 judgment call, as was said, a close judgment call. And in
- 10 this case, I don't think the problems of the New River
- 11 should be visited only on one county.
- 12 In my mind, it isn't an issue as to whether
- 13 Brawley can or cannot afford to pay for it. Although, the
- 14 pollution problems of the New River are so great that if
- 15 we only give a loan instead of a 2136 grant, their ability
- 16 to remediate what is a statewide and international problem
- 17 is going to be severely constricted.
- 18 Statewide and international problems of a severe
- 19 polluting potential that the New River has is just
- 20 something not for Imperial or the City of Brawley to have
- 21 to deal with by themselves. That's why we, as a Board,
- 22 are here to make judgment calls.
- When the strict statutory reading might imply
- 24 another outcome, the intent of the statute dealing with
- 25 orphan sites, and what is more of an orphan than something

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- 1 that's subject to the weakness of international control,
- 2 is a heavily polluted stream, one which has meandered, not
- 3 due to the fault of either Brawley or Imperial, and one
- 4 which is of such well-known pollution potential in reality
- 5 that it is something which we, as a Board, on a statewide
- 6 basis have to deal with. These are the statewide
- 7 pollution issues that we are compelled to deal with.
- 8 And that's why the Board is established rather
- 9 than say, you know, Brawley should cough up the money. In
- 10 my mind, it's within the purview of the Board to deal with
- 11 this. And it's one of these things why we as a Board are
- 12 established to deal with things on a statewide basis when
- 13 they come before us, and, you know, that's why we are
- 14 here, to make these judgment calls.
- So I very much intend to vote for this, mainly
- 16 because through my own personal history knowing about the
- 17 New River, it is something that is way beyond Brawley's
- 18 control and something which they never anticipated, I
- 19 think, when they put the landfill near it. And it is
- 20 something which we, as a Board, on a statewide basis have
- 21 a duty to remediate. It's our duty. And it's one which
- 22 the orphan site definition contemplates, not because
- 23 they're a local government, but because it's an orphan
- 24 site, because nobody, certainly within the area of
- 25 California is responsible for the meandering of the New

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- 1 River or its huge pollution impact on the State and on the
- 2 country.
- 3 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina.
- 4 BOARD MEMBER MEDINA: Thank you, Madam Chair. I
- 5 think that all of the points that Board Member Eaton
- 6 raised were all well taken and I'm glad that he raised
- 7 them, because it helps me, as a new Board member, to
- 8 clarify a lot of these issues. However, as Board Member
- 9 Roberti stated it, this is a very serious situation. And
- 10 then Assemblywoman Delaine Easton in her correspondence to
- 11 this Board made it clear that whereas 2136 dollars were
- 12 not to be spent on routine closures of landfills, this is
- 13 certainly not a routine closure, but rather a remediation
- 14 that's needed to protect the public health, safety or the
- 15 environment, which she made very clear in her letter that
- 16 she would support the use of 2136 dollars for those
- 17 purposes.
- 18 She also recognized that because of tighter
- 19 federal requirements, that a number of sites would
- 20 eventually close and that they would eventually seek
- 21 assistance under AB 2136, and she was certainly not
- 22 opposed to that. I am prepared to move this item after
- 23 first hearing from Board Member Jones and since I know
- 24 that they wanted to speak on this, but I am prepared to
- 25 move this item forward.

1 CHAIRPERSON MOULTON-PATTERSON: I think Mr. Jones

- 2 wanted to speak, and then we'll come back to for your
- 3 motion.
- 4 BOARD MEMBER JONES: Just real quickly. I
- 5 absolutely believe that this is a remediation program and
- 6 I think it fits within the existing statute. I don't view
- 7 this as a judgment call or a twist of the statute. I
- 8 think the statute is clear. And if there was ever a
- 9 poster child for the 2136 program, it's this one. We've
- 10 got waste sloughing into a river that is creating an
- 11 environmental hazard.
- 12 Nobody ever intended 2136 to be the funding
- 13 mechanism of closure for local governments. And if that
- 14 was what I thought this would be I would not vote for it.
- 15 But it is a remediation of a project. It is consistent
- 16 with -- when we do matching funds where a jurisdiction has
- 17 got to either get a waiver of tip fees or reduce the tip
- 18 fees to be part of the matching grant, this is no
- 19 different. We're not taking anything other than sloughing
- 20 solid waste that would otherwise slough into a river and
- 21 removing it and rebuilding that side so that there is no
- 22 more environmental damage.
- This is not, in my view, a twist on the statute.
- 24 This is exactly what the statute called for. And I think
- 25 that I want to commend program staff for bringing this

- 1 forward and I'm going support Mr. Medina's motion.
- 2 CHAIRPERSON MOULTON-PATTERSON: Okay. We have a
- 3 motion by Mr. Medina, seconded by Mr. Jones. And Mr.
- 4 Paparian didn't want to speak, so we're going to call the
- 5 roll please.
- 6 SECRETARY VILLA: Eaton?
- 7 BOARD MEMBER EATON: No.
- 8 SECRETARY VILLA: Jones?
- 9 BOARD MEMBER JONES: Aye.
- 10 SECRETARY VILLA: Medina?
- BOARD MEMBER MEDINA: Aye.
- 12 SECRETARY VILLA: Paparian?
- BOARD MEMBER PAPARIAN: Aye.
- 14 SECRETARY VILLA: Roberti?
- 15 BOARD MEMBER ROBERTI: Aye.
- 16 SECRETARY VILLA: Moulton-Patterson?
- 17 CHAIRPERSON MOULTON-PATTERSON: Aye.
- Motion passes.
- 19 Now we'll go back to -- I had a request that we
- 20 hear item number 27 at 10:30 and we are late, but we'll go
- 21 ahead and move to that item right now.
- 22 And we have Ms. Packard. And I have a number of
- 23 speaker's slips. Okay, Ms. Packard Item 27.
- DEPUTY DIRECTOR PACKARD: Thank you. Good
- 25 morning, Madam Chair and Board members. My name is Rubia

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- 1 Packard with the Policy and Analysis Office. We're here
- 2 today to present Agenda item 27, consideration of a report
- 3 to the Legislature on the duplication or overlap between
- 4 California Integrated Waste Management Board and the
- 5 Department of Conservation Programs.
- 6 Senate Bill 332, from the statutes of 1999,
- 7 requires the Board in consultation with the Department of
- 8 Conservation to prepare and submit a report to the
- 9 Legislature by December 1st of 2000. The purpose of the
- 10 report is to identify any duplication or overlap between
- 11 the Board and the Department of Conservation in three
- 12 distinct program areas, public information and education
- 13 programs, local government review and assistance programs,
- 14 and recycled materials market development programs.
- The law further requires the report to include
- 16 but not be limited to suggested legislation, budget
- 17 actions or administrative actions that can be taken to
- 18 eliminate any duplication or overlap between the two
- 19 agencies and programs.
- 20 The Board has not previously taken formal action
- 21 on this report, although this item was brought before the
- 22 Board at the October 2000 Board meeting. At that time,
- 23 the Board gave staff direction to provide Department of
- 24 Conservation staff with additional time to provide input
- 25 into the report.

- 1 As directed by the Board, we have obtained
- 2 additional input and extensive comment from the DOC and
- 3 have prepared a revised draft for your consideration
- 4 today. We have met several times since October with DOC
- 5 staff and have incorporated many of their suggestions and
- 6 comments into the revised report.
- 7 As Tracey Harper, of our office, will cover in
- 8 more detail in her presentation, we have included
- 9 administrative and legislative options to address
- 10 duplications or overlap in the report that were not
- 11 included in the original draft. As we cover each area of
- 12 duplication and overlap, we will note for you the
- 13 potential actions now included that were not in the
- 14 October draft of the report.
- 15 MS. HARPER: Good morning, as Rubia talked about,
- 16 we looked at the areas required by statute and found that
- 17 duplication and overlap or areas of potential
- 18 collaboration exist in each. While the previous report
- 19 recommended that duplication or overlap be addressed
- 20 solely through program consolidation, the report has been
- 21 revised to include administrative and legislative
- 22 approaches.
- In my presentation, I'll review each area of
- 24 overlap and duplication and describe the recommended
- 25 administrative or legislative remedy. The report findings

- 1 have not changed. The first finding, overlap and
- 2 duplication of public education campaigns, has resulted in
- 3 the public receiving a mixed message.
- 4 The second finding, overlap and duplication and
- 5 local government review and assistance, has resulted in
- 6 decreased program efficiencies.
- 7 And the third finding, overlap and duplication of
- 8 market development, has resulted in lost opportunities for
- 9 sharing expertise that would maximize program
- 10 effectiveness. Specifically, the report identifies
- 11 duplication and overlap in nine areas.
- 12 Previously, the one other area identified
- 13 included hot lines. However, upon further exploration
- 14 with the Department of Conservation staff, we determined
- 15 that it wasn't significant.
- 16 The first area is promotions at expositions,
- 17 fairs, sporting events and conventions. The second,
- 18 Interactions with Educators. The third, market
- 19 development. The fourth, plastics clearinghouse, business
- 20 assistance, rigid plastics packaging containers, media
- 21 campaigns and events, local government grants and curbside
- 22 recycling information.
- 23 Again, I'll cover the recommendations now. And
- 24 again, please note that all these recommendations are new.
- 25 With regards to promotions at expositions, fairs

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- 1 and conferences, in order to address duplication and
- 2 overlap in areas for potential collaboration, the report
- 3 recommends that a formal process be created to coordinate
- 4 attendance at these events.
- 5 Media campaigns, events and market surveys. This
- 6 report recommends that a committee be established to
- 7 oversee management of the statewide contract. However, we
- 8 have agreed in discussions with the Department of
- 9 Conservation that it would be very difficult to jointly
- 10 manage a contract in this way, and that this language
- 11 should be revised.
- 12 We overlooked it in making our revisions, our
- 13 additional revisions to this report. Therefore, we'd like
- 14 to amend the report to say that the Board and the
- 15 Department of Conservation should work together on
- 16 contracts like this and to perhaps jointly develop the
- 17 focus or scope of work in the future however, but not
- 18 jointly manage this contract, but keep the additional
- 19 recommendation, and that whenever practical the Board and
- 20 DOC jointly manage and develop and manage surveys, market
- 21 research and public campaigns.
- 22 With regards to interactions with educators, the
- 23 report recommends that an MOA be developed and
- 24 implemented, which would delineate the roles and
- 25 responsibilities of each agency.

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- 1 In grant availability, the report recommends that
- 2 a committee be created to oversee the development of a
- 3 formal process to ensure collaboration and coordination of
- 4 this. Whenever an agreement is reached it could be
- 5 memorialized through an MOA. However, if this process
- 6 weren't successful, these changes could be accomplished
- 7 through statutory changes.
- 8 Curbside recycling information. The report
- 9 recommends that the Board and DOR create a committee to
- 10 oversee the development of a formal process to ensure
- 11 necessary data is collected and provide to each agency.
- 12 This process could be memorialized through the use of an
- 13 MOA. If this process weren't successful, these changes
- 14 could also be accomplished through a statutory change.
- 15 Market development. The report recommends that
- 16 an MOA be developed to formally delineate activities
- 17 related to market development so that collaboration and
- 18 support of each others efforts occurs.
- 19 Plastics clearinghouse. The report recommends
- 20 that rules and responsibilities be clarified through a
- 21 statutory change. However, as an interim measure, the
- 22 report also recommends that an MOU be developed and
- 23 implemented to delineate the roles and responsibilities
- 24 for communicating what types of plastics are recyclable
- 25 and where, as well as where companies can locate plastics

- 1 for feed stock.
- 2 Business assistance. The report recommends the
- 3 development and implementation of an MOA to delineate
- 4 roles and responsibilities for assisting businesses.
- 5 Rigid plastic package containers. The report
- 6 recommends that the Board and DOR create a committee to
- 7 explore the development of a mechanism to ensure the Board
- 8 receives critical data consistently. The agreement
- 9 reached through this process could be memorialized through
- 10 an MOA. Clarification of the roles and responsibilities
- 11 of each agency could also be accomplished through a
- 12 statutory change. All of the administrative actions
- 13 should be further developed and implemented as quickly as
- 14 possible.
- 15 It should however be noted that significant
- 16 challenges and obstacles exist to effectively address
- 17 these areas through these recommended administrative
- 18 actions. Excellent communication and cooperation at
- 19 various levels of both organizations must exist. The
- 20 impact of developing this structure for these
- 21 administrative approaches on staff resources and workload
- 22 will be substantial.
- 23 It may be necessary to increase resources through
- 24 a budget change proposal to implement these approaches.
- 25 Both agencies must be truly committed to making these

- 1 approaches a success regardless of changes in leadership.
- 2 Because of the impact on staff resources and the
- 3 need to efficiently and effectively eliminate duplication
- 4 overlap, the report recommends that within two years of
- 5 submittal of this report to the Legislature, DOC and the
- 6 Board should jointly prepare a report to each agency's
- 7 Secretary examining the effectiveness of these
- 8 administrative solutions.
- 9 Finally, the report concludes that to take no
- 10 action and continue the duplication and overlap of
- 11 services would continue a needless expenditure of funds.
- 12 It would also result in a lost opportunity to maximize
- 13 existing resources within both agencies, eliminate
- 14 conflicting policies and recycling of waste, provide a
- 15 clear State policy on recycling of waste, reduce program
- 16 costs and increase and enhance the services provided to
- 17 all Californians.
- 18 If a more permanent solution is desired that
- 19 addresses cost effectiveness and program efficiency and
- 20 more directly, consolidating all of the recycling
- 21 functions discussed in this report into an agency, it
- 22 should be further explained by the Administration and the
- 23 Legislature.
- 24 As indicated in the agenda item, the Board has a
- 25 number of options. The first option is the Board can

- 1 approve the report as prepared by staff for submission to
- 2 the Legislature or the Board can direct staff to make
- 3 changes to the report and bring it back before the Board
- 4 at the next Board meeting, or thirdly the Board could
- 5 disapprove this report as prepared by staff.
- 6 And staff recommends Option 1, that the Board
- 7 approve the report as prepared by staff for submission to
- 8 the Legislature.
- 9 CHAIRPERSON MOULTON-PATTERSON: Thank you very
- 10 much. Before we go to our speakers, do Board members have
- 11 any questions or comments?
- 12 Okay. Senator Roberti.
- BOARD MEMBER ROBERTI: Yeah, just the one point
- 14 I'd like to make, I think two years for the report is too
- 15 lengthy. The Legislature obviously wants to, we hope,
- 16 wants to glean some benefit from the report and it
- 17 probably should be the legislators who are bound at the
- 18 time the initial request was made. And the and limits as
- 19 such things have to be on faster tracks. So I was
- 20 assuming it's one year.
- 21 CHAIRPERSON MOULTON-PATTERSON: Okay.
- Mr. Ferguson.
- MR. FERGUSON: Madam Chair, members of the Board.
- 24 I'm Jim Ferguson from the Department of Conservation. We
- 25 have worked very hard with Board staff on this report and

- 1 come a long ways. We have some concerns that remain about
- 2 the administrative processes, for instance, but we think
- 3 we can work those out with Board staff and are committed
- 4 to making those processes work.
- 5 We have one area of concern in the report as
- 6 written that Board staff has indicated was an oversight on
- 7 their part. And that dealt with the management of the
- 8 media contract. We think it's inappropriate for a
- 9 Committee to manage the contract, but we certainly have no
- 10 objection to coordinating and advising some other form of
- 11 working with the Board on seeing that we don't have mixed
- 12 media messages.
- 13 We are still concerned somewhat about the
- 14 consolidation recommendation, but I think we can move on
- 15 with that. We would like to see that our response to the
- 16 December 11th response to Board staff is included in the
- 17 public record. Are there any questions?
- 18 CHAIRPERSON MOULTON-PATTERSON: Any questions for
- 19 Mr. Ferguson?
- Mr. Paparian.
- 21 BOARD MEMBER PAPARIAN: Yeah. Probably a
- 22 combination of Mr. Ferguson and our staff, later today or
- 23 possibly tomorrow we're going to be dealing with some
- 24 issues involving the Recycling Market Development Zones,
- 25 the RMDZs. And among other things through the RMDZ

- 1 program, we have funded the facilities that recycle
- 2 materials including CRV materials.
- 3 Is it possible through your programs to augment
- 4 the funding we have available for our RMDZ's or are you
- 5 somehow restricted through your funding mechanisms?
- 6 MR. FERGUSON: We could work with the Board on
- 7 RMDZs with our unrestricted grant funds, for instance.
- 8 But that has been reduced by the Legislature from
- 9 approximately \$2 million a year to \$500,000. And those
- 10 are the only funds we really have available for grant type
- 11 projects.
- 12 However, we would certainly be willing to work
- 13 with the Board. There's another area that the Legislature
- 14 may wish to consider and that's the ten and a half million
- 15 dollars that we have in city/county money for instance.
- 16 They may want to restructure that from a formula-driven
- 17 allocation to something that can be targeted to specific
- 18 projects that the Board has sufficient resources to feel
- 19 are more productive.
- 20 BOARD MEMBER PAPARIAN: Again, this is -- I'm not
- 21 looking for a redrafting of the report, but I think this
- 22 is an area where presumably we continue the RMDZ program.
- 23 I think it is one that I want to follow-up on assuring
- 24 that there is opportunities for more collaboration for
- 25 possible additional funding.

- 1 MR. FERGUSON: Well, I think the Department would
- 2 certainly be more than willing to work with the Board on
- 3 not only collaboration but on trying to develop sources of
- 4 funding for projects that would benefit recycling.
- 5 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 6 Ferguson. We have no more questions at this time. We
- 7 have another speaker, however, Nathan Benjamin.
- 8 MR. BENJAMIN: Good morning, Madam Chair, members
- 9 of the Board. Last night or yesterday afternoon we
- 10 attempted to fax to the Board a letter. But given my
- 11 ongoing confusion about the right phone numbers, I'm sure
- 12 we faxed them to somewhere in the new building, but I do
- 13 have copies of a letter from Tim Gormley, President of
- 14 Earth's 911. I only have 12 copies, realizing belatedly I
- 15 should have brought 15. I'd be glad to supply more if it
- 16 is necessary to complete the record.
- We agree with the report's ultimate conclusion
- 18 that Californians are better served by collaboration.
- 19 However, we must strongly disagree with the conclusion
- 20 that significant savings would not result from the
- 21 combined use and promotion of the Board's public
- 22 information hot line, the 1-800 cleanup internet and
- 23 telephone platform.
- The public deserves a uniform message and
- 25 information regarding recycling and waste reduction,

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- 1 especially in California's saturated media environment.
- 2 This is a common sense approach governing our mission of
- 3 consolidating redundant hot lines and web sites.
- 4 Providing the public with one point of access for
- 5 community specific environmental information is a far more
- 6 effective effort and saves taxpayer money.
- 7 As was appropriately stated in our opinion in a
- 8 previous draft version of the report and I quote, "Earth's
- 9 911 includes information about the locations of certified
- 10 redemption and recycling centers as well as locations
- 11 where the other 97 percent of materials may be recycled or
- 12 disposed.
- 13 "A number of benefits could be realized if the
- 14 public had one hot line to contact. Among these benefits
- 15 are cost savings, better use of resources and the
- 16 elimination of public confusion," end quote.
- 17 This cost effective promotion and outreach can be
- 18 undermined by a message that only addresses the more
- 19 narrow issue of beverage container recycling and ignores
- 20 the larger waste reduction and recycling message. We
- 21 strongly urge the Board to recognize that there are, in
- 22 fact, significant savings, and perhaps more importantly,
- 23 effective communications strategies that can be realized.
- 24 It would simply be inaccurate and perhaps unfair
- 25 for the duplication report to state on behalf of the Board

- 1 that there is no value to be achieved through both the
- 2 Board and Department of Conservation utilizing Earth's 911
- 3 in a uniform and collaborative manner.
- 4 For this reason, we would urge the Board to adopt
- 5 language more appropriately described in the extensive
- 6 substantial benefits that can result from a uniform public
- 7 outreach and education strategy utilizing the Earth's 911
- 8 public service.
- 9 Members of the Board, it simply makes sense in
- 10 our opinion that the State's waste reduction and recycling
- 11 programs should speak with one uniform voice. And towards
- 12 that end, we continue to be available to answer any
- 13 questions or to otherwise assist the Board or staff in
- 14 preparing this report or in addressing any other matters
- 15 involving Earth's 911.
- Thank you.
- 17 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 18 DEPUTY DIRECTOR PACKARD: Chairman, I have a
- 19 question.
- 20 Mr. Ferguson had indicated that he was requesting
- 21 that a document that was provided by DOC to staff that was
- 22 basically all of their comments and strikeovers and
- 23 additional language and basically was a rewritten report
- 24 of the first draft, be incorporated to go into the record.
- 25 I'm not sure how we do that. I'm not sure if we can do

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- 1 that at this point. But I just wanted to make sure that
- 2 we receive guidance from the Board on whether or not that
- 3 was what you wanted to do and then how we would actually
- 4 do that, given that we're well past the deadline for
- 5 putting these materials out to the public.
- 6 It was staff comments that we utilized when we
- 7 went through and made revisions to our draft of the
- 8 report. I believe that's what he's asking be somehow
- 9 incorporated into the record.
- 10 CHAIRPERSON MOULTON-PATTERSON: Okay. Thank you.
- 11 I just want to say, at this time, that I think our staff
- 12 has done a fine job in working with the DOC. And the DOC
- 13 has really come a long ways in sitting down and working
- 14 together, we got off to a little rocky start, but I think
- 15 you've all done a fine job. I think that there's going to
- 16 be sincere working together after this.
- 17 As far as this being part of the report, I don't
- 18 quite understand how this can be part of the report. But
- 19 the Board has been provided that information. We
- 20 haven't -- I've seen it and it was mainly their reaction
- 21 to the report and then you've had subsequent meetings to
- 22 discuss it with them, so it was taken into consideration.
- 23 DEPUTY DIRECTOR PACKARD: That's correct. A lot
- 24 of the comments that they made were edits, corrections of
- 25 misstatements on our part of descriptions of their

- 1 programs, et cetera. And then there were the areas where
- 2 they disagreed with us as far as findings and
- 3 recommendations. That was all done in one document that
- 4 they marked up, which was our original report.
- 5 CHAIRPERSON MOULTON-PATTERSON: Okay. Well, it's
- 6 my understanding that would not be part of our report. If
- 7 they certainly want to submit it, that's their right.
- 8 Did we have any other discussion before we go to
- 9 a motion on this? And, Senator, I know you had one change
- 10 and I believe -- I just want to make sure that that is a
- 11 change from like an Oversight Committee, it's more of an
- 12 advisory, and staff has made that change; is that correct?
- DEPUTY DIRECTOR PACKARD: We will make that
- 14 change, and we will make the change as well in the
- 15 resolution.
- BOARD MEMBER ROBERTI: That's fine. Thank you.
- 17 CHAIRPERSON MOULTON-PATTERSON: Did you wish
- 18 to --
- 19 BOARD MEMBER ROBERTI: I'll make the motion.
- 20 CHAIRPERSON MOULTON-PATTERSON: -- make the
- 21 motion to approve the report with the change?
- 22 BOARD MEMBER ROBERTI: With the change to approve
- 23 the report.
- 24 CHAIRPERSON MOULTON-PATTERSON: Two years to one
- 25 year.

- 1 BOARD MEMBER ROBERTI: Yes.
- 2 CHAIRPERSON MOULTON-PATTERSON: Okay. Do we have
- 3 a second?
- 4 BOARD MEMBER MEDINA: Second.
- 5 CHAIRPERSON MOULTON-PATTERSON: Okay, we have a
- 6 motion by Senator Roberti, seconded by Mr. Medina to --
- 7 yes.
- 8 CHIEF COUNSEL TOBIAS: May I just ask what the
- 9 one year, what's that measured from, did you specify that,
- 10 I may not have been listening, so I apologize.
- 11 CHAIRPERSON MOULTON-PATTERSON: It's the part,
- 12 "Within two years of submittal of this report to the
- 13 Legislature, DOC and the Board should jointly prepare a
- 14 report to each Agency Secretary." It's on page 27-33.
- 15 CHIEF COUNSEL TOBIAS: One year.
- 16 DEPUTY DIRECTOR PACKARD: Excuse me, Madam Chair,
- 17 the resolution actually says from approval of the report,
- 18 which would be today. So we need a clarification on
- 19 which -- how you would like us to do that.
- 20 BOARD MEMBER ROBERTI: Very good, that's even
- 21 better.
- 22 CHAIRPERSON MOULTON-PATTERSON: From today?
- DEPUTY DIRECTOR PACKARD: From today, or if the
- 24 Board approves it. Okay, thank you.
- 25 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones, did

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1 you have anything?
2
            BOARD MEMBER JONES: No.
3
            CHAIRPERSON MOULTON-PATTERSON: Okay.
            SECRETARY VILLA: Eaton?
 5
            BOARD MEMBER EATON: Aye.
            SECRETARY VILLA: Jones?
 6
 7
         BOARD MEMBER JONES: Aye.
8
            SECRETARY VILLA: Medina?
            BOARD MEMBER MEDINA: Aye.
9
   SECRETARY VILLA: Paparian?
10
11
   BOARD MEMBER PAPARIAN: Aye.
   SECRETARY VILLA: Roberti?
12
13
   BOARD MEMBER ROBERTI: Aye.
14
   SECRETARY VILLA: Moulton-Patterson?
       CHAIRPERSON MOULTON-PATTERSON: Aye.
15
            And, again, I sincerely thank our staff and the
16
17 DOC staff for really a job well done.
18
            Okay, at this time, we'll take a ten minute
19 break.
20
            (Thereupon a brief recess was taken.)
21
            CHAIRPERSON MOULTON-PATTERSON: I'd like to call
22 the meeting back to order, please.
23
            Thank you.
            This takes us to Item number 1, consideration of
24
25 approval of fiscal year 1999/2000 State Agency and Large
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- 1 State Facility Waste Diversion and Recycling Grant
- 2 Applications. At this item our staff is recommending that
- 3 one of the colleges in the Orange County Community College
- 4 District receive a grant. Two others in the district
- 5 applied as well. As some of you may know, my husband is
- 6 an elected trustee for that district. As a result, under
- 7 provisions of Government Code Sections 1090 and 1091, I
- 8 might be considered to have a remote interest in this
- 9 decision. Therefore, in order to avoid a possibility of a
- 10 conflict of interest, I've been abstaining from
- 11 participating in and will be abstaining from voting on
- 12 this decision. I ask that my statement be noted in the
- 13 Board's official -- the Board's official record for this
- 14 meeting. I will be leaving.
- DEPUTY DIRECTOR SCHIAVO: Good morning. For the
- 16 record I'm Pat Schiavo of the Diversion Planning Local
- 17 Assistance Division. And Phil Moralez, who is manager of
- 18 the AB 75 program will be making this presentation.
- 19 MR. MORALEZ: Members of the Board, consideration
- 20 of agenda item I number, consideration of approval for the
- 21 State Agency Large Recycling Facility Waste Diversion and
- 22 Recycling Grants is an item continuation from the last
- 23 Board meeting.
- 24 For the members of the audience just briefly
- $25\,$  noting on the item, the item provides that the -- there

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- 1 were 58 applications and submitted requests for grants.
- 2 The item is recommending \$55,555 be awarded in grants to
- 3 25 applicants. There are questions that were raised that
- 4 staff went back and look at regarding the process.
- 5 Staff and legal reviewed the grant process to
- 6 determine to make sure that all the areas were followed
- 7 appropriately. They were in regards to the question that
- 8 came up from the Resources Agency that they had submitted
- 9 a grant covering multiple BDOs.
- 10 In reviewing the grant process and grant
- 11 proposal, it didn't distinguish the individual BDOs but
- 12 rather was treated as one grant which seemed to be
- 13 appropriate, given the instructions and guidelines in the
- 14 grant process.
- The second question that was raised had to do
- 16 with the funds available. Under the grant program, there
- 17 are \$570,000 in funds available. Staff is recommending
- 18 \$555,000. A balance of \$15,000 has not been encumbered.
- 19 In discussions with the legal office, because the
- 20 NOFA specifically established a cap, which was approved by
- 21 the Board of \$25,000 per grantee, it is staff's
- 22 recommendation and legal's advice that the \$15,000 cannot
- 23 be awarded to a grantee in excess of the \$25,000
- 24 originally proposed, and that money would go back into the
- 25 RMDZ fund to be reallocated out to future Board meetings

- 1 for whatever appropriate uses the Board deemed.
- Staff's recommendation is that we adopt
- 3 Resolution 2001-33 Revised, awarding \$555,000 in grants to
- 4 25 of the applicants that had submitted proposals. That
- 5 concludes staff's presentation. If there's any questions,
- 6 I'd be glad to answer them for you.
- 7 BOARD MEMBER MEDINA: Any questions, Board
- 8 members?
- 9 BOARD MEMBER JONES: Mr. Medina?
- 10 BOARD MEMBER MEDINA: Board Member Jones.
- 11 BOARD MEMBER JONES: I'll move adoption of
- 12 Resolution 2001-33 Revised for \$555,000.
- BOARD MEMBER PAPARIAN: I'll second it.
- 14 BOARD MEMBER MEDINA: Resolution 2001-33 Revised
- 15 has been moved and seconded.
- Roll call.
- 17 SECRETARY VILLA: Eaton?
- BOARD MEMBER EATON: Aye.
- 19 SECRETARY VILLA: Jones?
- BOARD MEMBER JONES: Aye.
- 21 SECRETARY VILLA: Medina?
- 22 BOARD MEMBER MEDINA: Aye.
- 23 SECRETARY VILLA: Paparian?
- 24 BOARD MEMBER PAPARIAN: Aye.
- 25 SECRETARY VILLA: Roberti?

- 1 BOARD MEMBER ROBERTI: Aye.
- 2 SECRETARY VILLA: Moulton-Patterson?
- BOARD MEMBER MEDINA: She's excused.
- 4 The resolution has passed.
- 5 With that, we'll move on to item number 2. Can
- 6 we have the staff report and we're waiting for the Chair
- 7 to return.
- 8 CHIEF COUNSEL TOBIAS: We're actually looking for
- 9 her, so we think she went out to the parking lot. So you
- 10 can either start the item or you can just wait for a
- 11 couple of minutes.
- 12 BOARD MEMBER MEDINA: Let's wait for a couple of
- 13 minutes.
- 14 CHAIRPERSON MOULTON-PATTERSON: Well, that was
- 15 fast.
- 16 Thank you, Mr. Medina.
- 17 BOARD MEMBER MEDINA: I've called Item 2 and
- 18 staff is now giving the report.
- 19 CHAIRPERSON MOULTON-PATTERSON: Okay, so we're on
- 20 Item 2.
- Ms. Williams.
- 22 STAFF COUNSEL WILLIAMS: Good morning, Madam
- 23 Chair and Board members I'm Linda Williams, staff counsel,
- 24 legal office.
- 25 Last spring, the legal office brought an item

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- 1 before the Board to review hearing procedures employed by
- 2 each of the Board's programs. Our presentation included a
- 3 summary of waste tire hearing procedures. This is a
- 4 follow-up item.
- 5 Our purpose is to address some questions that
- 6 have been raised since and to present more detailed
- 7 information regarding the nature of these hearings as they
- 8 are conducted through the Office of Administrative
- 9 Hearings.
- 10 Let me begin by reviewing the authority to
- 11 conduct these hearings through OAH. The Public Resources
- 12 Code provides that primary authority to impose penalties
- 13 for waste tire violations is a civil penalty through the
- 14 superior courts. However, because this process can be
- 15 tedious, costly and too slow for effective enforcement,
- 16 the courts have allowed agencies to conduct penalty
- 17 hearings themselves.
- 18 Based on this precedent, the California
- 19 Legislature provided that penalties for violations of
- 20 waste tire provisions, may be pursued administratively
- 21 through OAH. This is the original provision of the
- 22 statute passed as part of the Waste Tire Recycling Act of
- 23 1993.
- As described in the item, the authority to
- 25 conduct hearings administratively is then derived from the

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- 1 Superior Courts' willingness to divert these matters from
- 2 their clogged calendars with one significant caveat, that
- 3 is as long as comparable hearing procedures and
- 4 appropriate due process are provided.
- 5 Hearings held through OAH are very similar
- 6 therefore, and as formal as those conducted in civil
- 7 proceedings, with two significant differences, they are
- 8 speedier and less costly. While a Superior Court case
- 9 usually takes years to complete, an administrative hearing
- 10 process can reach the same outcome in as few as a few
- 11 months.
- 12 ALJs and Superior Court judges require the same
- 13 objective criteria in reaching their decisions, but with
- 14 about one-tenth the cost of pursuing a civil action. So
- 15 with that background, I'd like to define the nature of
- 16 these hearings a bit more. And I'll refer to this
- 17 overhead.
- 18 (Thereupon an overhead presentation was
- 19 presented as follows.)
- 20 STAFF COUNSEL WILLIAMS: As stated in the item,
- 21 really the primary objective of the administrative hearing
- 22 is to create the administrative record. This is because
- 23 of the Superior Court's view of the administrative hearing
- 24 purely, quite frankly, as creating their record. They are
- 25 the trial court or the trial court level for the purposes

- 1 of the penalties.
- 2 These cases, as a result, are document intensive
- 3 and lengthy. They are rarely shorter than four hours, and
- 4 this past year has revealed that at least half of the
- 5 cases that I personally proceeded with in administrative
- 6 court, most of them were one to two days in length, two
- 7 were three days in length.
- 8 And the nature of these is a great deal of
- 9 directed evidence, cross examination and documentary
- 10 acceptance by the ALJ. Pre-hearing conferences are common
- 11 also as a result of the document intensive nature of these
- 12 cases.
- 13 Also, the closing arguments tend to be lengthy,
- 14 several hours. And where you do have a case that is one
- 15 or two days in length, it is the common accepted standard
- 16 that closing arguments are submitted as written, standard
- 17 also having two weeks in between each submission of
- 18 arguments, which there are three. The State has the
- 19 burden, therefore we have two opportunities to present
- 20 closing.
- 21 The ALJ then has statutorily 30 days to consider
- 22 these arguments in addition to the administrative record
- 23 before issuing his or her decision. These decisions are
- 24 typically quite lengthy, and they often are as long as 20
- 25 pages in length to accommodate all of the statutory

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- 1 requirements under the Public Resources Code that must be
- 2 considered in order to substantiate penalties.
- 3 When you consider that while we file in the
- 4 neighborhood of 30 to 40 complaints annually for just the
- 5 waste tire penalty cases, between 15 and 20 of these
- 6 actually proceed to an administrative hearing.
- 7 If the Board chooses to hear these cases, this
- 8 will then mean that a minimum of 15 to 20 meeting days
- 9 annually will be added to the Board's calendar. These
- 10 dates must be coordinated for purposes of due process with
- 11 opposing counsel at the convenience of their schedule.
- 12 This is difficult enough even through the Office of
- 13 Administrative Hearings who have ALJs who are available
- 14 five days a week, every weekday of the year.
- Only through that availability are we able to
- 16 even get decisions within as few as six months, and it is
- 17 not unusual that it could take up to a year to come to a
- 18 decision.
- 19 Half of these cases, additionally, are conducted
- 20 outside of Sacramento, with the majority being in Los
- 21 Angeles, but a significant number of them being also in
- 22 Redding and Fresno. This also is to accommodate the
- 23 notions of procedural due process, in and the hearing
- 24 needs to be held in the jurisdiction where the offense
- 25 occurred.

- 1 Further, in order to use --
- 2 CHAIRPERSON MOULTON-PATTERSON: Excuse me.
- 3 Mr. Jones.
- 4 BOARD MEMBER JONES: Linda, do we have any -- I
- 5 mean, this is real hard to read. You couldn't even read
- 6 this thing on our screens.
- 7 STAFF COUNSEL WILLIAMS: It is smaller than I
- 8 thought. I apologize for that.
- 9 BOARD MEMBER JONES: Do we have any copies of
- 10 those that we can see?
- If not, it just --
- 12 CHIEF COUNSEL TOBIAS: Is there a way to turn up
- 13 the monitor?
- 14 CHIEF DEPUTY DIRECTOR FISH: Can you zoom it?
- 15 STAFF COUNSEL WILLIAMS: Is there a copy
- 16 available? Is there any ability to zoom on that?
- 17 CHAIRPERSON MOULTON-PATTERSON: While we're doing
- 18 that, I apologize, I forgot to ask for ex partes after the
- 19 break.
- Mr. Eaton, be have any?
- 21 BOARD MEMBER EATON: None to report.
- 22 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones?
- 23 BOARD MEMBER JONES: Just briefly with Tim Jones.
- 24 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina?
- BOARD MEMBER MEDINA: None to report.

- 1 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian?
- 2 BOARD MEMBER PAPARIAN: None.
- 3 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti?
- 4 BOARD MEMBER ROBERTI: No ex partes.
- 5 CHAIRPERSON MOULTON-PATTERSON: And I had none.
- 6 So, excuse me, Linda -- Ms. Williams.
- 7 STAFF COUNSEL WILLIAMS: We're still struggling
- 8 to see if we can somehow enlarge the print.
- 9 CHIEF COUNSEL TOBIAS: That's a little better.
- 10 Can you darken it at all?
- 11 CHAIRPERSON MOULTON-PATTERSON: That's better,
- 12 yeah.
- 13 Thank you.
- 14 STAFF COUNSEL WILLIAMS: Is there any part of my
- 15 presentation then you'd like me to go back over?
- BOARD MEMBER JONES: No.
- 17 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 18 STAFF COUNSEL WILLIAMS: In order then to
- 19 participate in the decision at the close of evidence, each
- 20 member must hear the entire case and all the evidence as
- 21 it is presented during the course of the hearing. As I
- 22 mentioned earlier, these decisions must be well
- 23 documented, often requiring 20 pages to address all of the
- 24 concerns.
- 25 And in the unlikely event of an appeal, a

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- 1 Superior Court Judge reviews that decision. As I said, at
- 2 that point they are the trial court level, which means
- 3 they can be a little more censurious than they might be if
- 4 it was a direct appeal.
- 5 If a remand is ordered, then the entire case must
- 6 be reheard, especially as it may be directed by the
- 7 Superior Court. It's well also to note that, at this
- 8 stage, the Superior Courts do tend to be very critical of
- 9 the administrative record. And if there are, maybe,
- 10 even -- perhaps even minor omissions, it is well regarded
- 11 that it is their tendency to remand the case to the
- 12 administrative agency or the administrative hearing judge
- 13 for rehearing.
- 14 To sort of recap how the Office of Administrative
- 15 Hearings has really helped to bolster and recreate our
- 16 successful enforcement program, the Office of
- 17 Administrative Hearings has existing offices throughout
- 18 the state to accommodate the venue requirements. The OAH
- 19 judges, as I stated, are available every working day of
- 20 the year. And Board members are free to attend these
- 21 hearings as observers and can review hearing transcripts
- 22 to ascertain compliance with Board issued policy.
- 23 The ALJ hears document-intensive and lengthy
- 24 cases and applies the same objective criteria in arriving
- 25 at the penalties. The Board has to spread the difficulty

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- 1 of calendaring and coordinating 15 to 20 hearings,
- 2 pre-hearing conferences in addition to regular Board
- 3 meetings.
- 4 Finally, in the event of appeal, a Superior Court
- 5 Judge reviews the ALJ's decision. And if the remand is
- 6 ordered, they handle the difficult procedures, because
- 7 they have already implemented many of these through their
- 8 interior regulations process.
- 9 Which brings us to the point if the Board does
- 10 decide that they prefer the option of hearing these cases,
- 11 it would require a statutory change. In addition, it
- 12 would require significant changes to our existing
- 13 regulations to create a sufficient process that already
- 14 exists throughout the Office of Administrative Hearings.
- One of our sister agencies, the Air Resources
- 16 Board recently went through this process, and found the
- 17 only way to really get that done appropriately was to hire
- 18 an Administrative Law Judge who worked full time for two
- 19 years in order to write the appropriate regulations, and
- 20 get them successfully through the entire regs process
- 21 through the Office of Administrative Law.
- 22 Finally, there was a question during the
- 23 briefing, and -- do you know how to turn on -- and I hope
- 24 that that's a little bit easier to read than the slide
- 25 show.

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- 1 There was a question during the briefings
- 2 regarding the costs of doing our existing process, which
- 3 is our penalty hearings through the Office of
- 4 Administrative Hearings. So in the first column you'll
- 5 see that there's a breakdown. We have a contract with the
- 6 Office of Administrative Hearings currently to do these
- 7 for the Board.
- 8 And essentially, that is a range so that there's
- 9 a monthly billing. Annually, the costs have averaged
- 10 about \$45,000 for the Office of Administrative Hearings to
- 11 conduct these hearings for us.
- 12 There are other constant costs including the
- 13 process server. We also have a contract with the Attorney
- 14 General to assist us with any appeals for the filing of
- 15 liens, et cetera. There's also the costs of the two
- 16 attornies and the paralegal who consistently work on the
- 17 cases.
- 18 If the Board were to take all of these procedures
- 19 in-house, and as I mentioned earlier, the most effective
- 20 way to do that would be to hire an administrative law
- 21 judge, as these cases, because they are contested and all
- 22 involve fines of over \$5,000, would all need to be
- 23 presided over by an administrative law judge. In
- 24 addition, that administrative law judge would be required
- 25 to assist us in creating a proper hearing structure

- 1 through regulations.
- 2 And that ALJ would also require the assistance of
- 3 a legal secretary. And so you'll see that the bottom line
- 4 in comparison with the addition of an ALJ and the
- 5 secretary to do these procedures in-house would be a
- 6 difference of -- would cost us \$415,000 as opposed to the
- 7 annual costs now of \$265,000.
- 8 So for this reason, the legal office recommends
- 9 in the item that is listed as Option 1 the existing
- 10 process of doing these penalty hearings through the Office
- 11 of Administrative Hearings be maintained.
- 12 Thank you.
- 13 CHAIRPERSON MOULTON-PATTERSON: Okay.
- 14 STAFF COUNSEL WILLIAMS: Are there any questions?
- 15 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian.
- 16 BOARD MEMBER PAPARIAN: You said, the Air
- 17 Resources Board has opted to go in-house with this?
- 18 STAFF COUNSEL WILLIAMS: And I'm not clear on how
- 19 many of those penalty procedures they're doing in-house,
- 20 because they do continue to do some of their litigation
- 21 through the Office Administrative Hearings, but they are
- 22 doing some penalty procedures internally.
- 23 BOARD MEMBER PAPARIAN: And internally as the
- 24 Board or with their own ALJ?
- 25 STAFF COUNSEL WILLIAMS: They have their own

- 1 administrative law judge who issues final decisions.
- 2 BOARD MEMBER PAPARIAN: Are their hearings held
- 3 with their Board or does the ALJ just do it on their own?
- 4 STAFF COUNSEL WILLIAMS: The ALJ does it on his
- 5 own, with one caveat also, they only recently completed
- 6 their regulations process, so I believe this calendar year
- 7 of 2001 ceased the initiation of this new process.
- 8 BOARD MEMBER PAPARIAN: Do they have a full-time
- 9 ALJ on the ARB staff?
- 10 STAFF COUNSEL WILLIAMS: As I understand it, it
- 11 is now a half-time ALJ --
- 12 BOARD MEMBER PAPARIAN: So something like --
- 13 STAFF COUNSEL WILLIAMS: -- that they have
- 14 dedicated to this.
- 15 BOARD MEMBER PAPARIAN: So something like that
- 16 could be an option for us, because as I add this up, it
- 17 seems like the OAH folks, you add up their time, it's
- 18 about a third time of an individual.
- 19 STAFF COUNSEL WILLIAMS: Of an individual ALJ.
- 20 However, I don't think there would be anyway to get around
- 21 having a full-time legal secretary to administer the
- 22 number of complaints that we annually initiate whether --
- 23 and those complaints have to be handled through the Office
- 24 of Administrative Hearings regardless of whether they
- 25 actually proceed to hearing. Once we initiate the

- 1 complaint process, we pass the complaints regularly
- 2 through the Office of Administrative Hearings and they
- 3 keep track of calendaring requirements, which are actually
- 4 very demanding, which I haven't really had the opportunity
- 5 to really describe for you adequately.
- 6 BOARD MEMBER PAPARIAN: Do you know why the ARB
- 7 decided to go in this direction?
- 8 STAFF COUNSEL WILLIAMS: I don't honestly. It
- 9 would be --
- 10 CHIEF COUNSEL TOBIAS: I think that's a good
- 11 question. Linda, are the ARB's hearings required to be
- 12 held where the complaint arises or my impression, but I
- 13 won't say I'm certain of this, is those are being held in
- 14 Sacramento, but I don't know, but that's just an
- 15 impression.
- 16 STAFF COUNSEL WILLIAMS: That is my basic
- 17 impression. Although, I did have a discussion with that
- 18 ALJ about the necessity of accommodating venue. And he
- 19 just, in the course of the discussion, recognized that
- 20 that is something that he did consider in making the
- 21 regulations.
- 22 CHIEF COUNSEL TOBIAS: I think in the amount that
- 23 we'd be moving around, we could, you know, if the Board
- 24 wanted to do, we could certainly try a part-time person or
- 25 whatever. But I'm not sure that that's going to work

- 1 given the fact that these hearings are going to move
- 2 around the state, but that's, you know, a possibility.
- 3 CHAIRPERSON MOULTON-PATTERSON: Just following up
- 4 on Mr. Paparian's question. Could it be that the ARB
- 5 wanted this, so that they're more familiar -- so that the
- 6 same one is hearing it. If you have a -- so they're more
- 7 familiar with your cases? Is that the reason?
- 8 CHIEF COUNSEL TOBIAS: You know, I think because
- 9 it's still new, I don't know why they decided to do it.
- 10 We actually have worked with the Office of Administrative
- 11 Law in asking that the same ALJs be assigned, because in
- 12 the early part of the program, we were getting, you know,
- 13 a new judge in some circumstances, which made it hard, so
- 14 we've basically been talking to the presiding judges of
- 15 the different OAL offices to ask that somebody get
- 16 familiar with our programs, and so that we clearly do have
- 17 that kind of clarity on applying the penalties.
- 18 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- Mr. Jones.
- 20 BOARD MEMBER JONES: Madam Chair, this has been
- 21 an item that I've probably brought up three or four times,
- 22 because it seems to me that we needed to take a more
- 23 active role in the actual hearings as a policy setting
- 24 body.
- 25 I guess I have just a couple of comments. Under

- 1 the existing statute, if we were to have an ALJ join us in
- 2 a hearing, would that statute -- I mean, would we have to
- 3 change the statute or is it an option that's available to
- 4 this Board today under those rules?
- 5 STAFF COUNSEL WILLIAMS: Under the waste tire
- 6 facility penalty procedures, we'd have to change the
- 7 statute.
- 8 BOARD MEMBER JONES: To say that the Board could
- 9 sit.
- 10 STAFF COUNSEL WILLIAMS: At a minimum.
- BOARD MEMBER JONES: With the ALJ?
- 12 STAFF COUNSEL WILLIAMS: Yes.
- BOARD MEMBER JONES: Two things concern me in
- 14 this program. One is that when we were briefed on all of
- 15 the different administrative penalties and hearings, it
- 16 was put on the record that this Board could feel
- 17 comfortable with its mechanism that's in place, having it
- 18 just go to an ALJ or somebody else and that was very
- 19 similar to what Fish and Game does.
- The fact is that when the Board got
- 21 responsibility for different programs where they needed
- 22 a -- where they needed to sit as a quasi-judicial type
- 23 Board, it was a part-time Board. They did not have the
- 24 people here to be able to do that, so they looked around
- 25 for a program to look at and see what was available. And

- 1 it happened to be Fish and Game.
- 2 And so it bothered me when I was, you know, when
- 3 it was kind of like, it's okay. There's other agencies
- 4 that do this, you know, Fish and Game is a great example.
- 5 It' who we patterned ourselves after, and it's because we
- 6 didn't have a full-time Board. And that always kind of
- 7 makes me nervous, you know, having just a little bit of
- 8 the historical background of this place.
- 9 And the first, you know, components of a hearing
- 10 where we looked at we have to establish a record, I think
- 11 I understand that. And I think there's three really
- 12 capable lawyers on this Board that are Board members that
- 13 do a pretty good job of asking every question that's
- 14 imaginable. I usually do pretty good asking a few myself.
- 15 So I'm not too worried about us having the ability to
- 16 establish a record.
- 17 Then the other four of the six bullets dealt with
- 18 time, how much time it was going to take out of our day.
- 19 And while I think that's something really important, we're
- 20 a full-time Board. I mean, that's what we get paid to do,
- 21 we are a full-time Board. And if there's 15 hearings a
- 22 year or 20 hearings a year, while it's more than we do
- 23 today, it puts us right in the middle of what the issues
- 24 are that are coming forward.
- 25 And while an ALJ would be conducting the hearing

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- 1 and we would be sitting in that panel, taking testimony
- 2 and listening and having something to do with the end
- 3 decision, I can't help but believe that that doesn't make
- 4 us a better Board.
- 5 Although, I haven't seen the numbers until just
- 6 now. And I mean, I think Bonnie said today that our
- 7 budget is 15 percent less than it was last year, I don't
- 8 know if we have those kinds of discretionary funds to be
- 9 able to do those things.
- 10 I wish we would have had those numbers earlier,
- 11 so that we would have been able to judge just what it is,
- 12 what we're willing to spend to get more control over this
- 13 system. Is there a way so that we're aware, as Board
- 14 members, of when there are ALJ hearings when there are --
- 15 when things are happening, what's the issues around them.
- 16 Because part of my problem has always been that
- 17 this has always been after the fact. You know, it's
- 18 always after somebody has gone to an ALJ and an issue has
- 19 been dealt with, and, you know, quite frankly as a body
- 20 and as, you know, representing the Administration and
- 21 others representing the Legislature, I think it's
- 22 incumbent on us to know what's going to hit the front page
- 23 of the newspaper, especially when we're dealing with some
- 24 of the tire issues that we've had the pleasure of dealing
- 25 with here in the last three years, which included tire

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- 1 fires and lots of illegal hauling and having to shut down
- 2 facilities, and trying to see how that's going to play
- 3 out, we've made those decisions. We've done our job.
- But the one piece that we're never, you know, not
- 5 as clued into is the ultimate disposition of the issue.
- 6 So I hate that I've just seen these numbers that put me in
- 7 a position of not being able to wholeheartedly support the
- 8 Board taking over this activity. And maybe we need to
- 9 work on the exchange of information for a period of a year
- 10 and continue with the process and then get a better handle
- 11 on what it is we're doing, because this Board, these six
- 12 Board members, are ultimately responsible for this place.
- 13 And, you know, because it's going to take some time,
- 14 doesn't bother me. I don't think it bothers any of the
- 15 six -- other five Board members.
- But I do have a problem when I'm looking at the
- 17 numbers that we haven't budgeted to start a project that
- 18 may cost us a heck of a lot more than this and not knowing
- 19 how that's going to fit in the budget, that it might be
- 20 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones, would
- 21 you be speaking -- I understand what you said, but perhaps
- 22 on number two to hear some or all of the hearings?
- 23 BOARD MEMBER JONES: When we tried to put some
- 24 legislative language through on our last tire bill, we
- 25 were -- it seemed to me that that would make sense and if

- 1 the executive director or somebody decided which hearings
- 2 we should hear, which ones we shouldn't, so that the Board
- 3 Members weren't picking and choosing, so that it was not
- 4 predisposed, so that there was an arm's length distance
- 5 between the actual issue and coming in front of this
- 6 Board.
- 7 I think that would satisfy me. That was one of
- 8 the things we'd talked about. But we have to figure out
- 9 our mechanism, so that we're not picking and choosing the
- 10 cases that come forward, because it's going to be -- be's
- 11 going to be an appearance that they could be -- that we
- 12 might be -- be have made up our mind before we actually
- 13 heard the item. So that we'd have to be able to have a
- 14 mechanism in place that -- where we weren't in control of
- 15 what was coming forward. We'd have to hope that, you
- 16 know --
- 17 CHAIRPERSON MOULTON-PATTERSON: Other comments?
- 18 CHIEF COUNSEL TOBIAS: Madam Chair, I think what
- 19 we could do is up till this time we have been letting some
- 20 Board members know when hearings were in their particular
- 21 areas that they had indicated interest. For example,
- 22 we've, I think, fairly regularly notified Senator Roberti
- 23 and yourself about hearings in the Los Angeles area so
- 24 that -- because of the proximity they're pretty close in
- 25 letting you know when those occur. We could certainly

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- 1 send out a regular, just, listing of the cases that are
- 2 taking place in any jurisdiction as soon as they're set.
- 3 And I think that's not a problem.
- We could also certainly -- we have a report on
- 5 these cases, we could certainly provide something to the
- 6 Board members that says what the issue is or what we've
- 7 asked for in terms of the fines.
- 8 I do want to point out, though, that to a great
- 9 extent where the Board has their real legislative
- 10 discretion is where the penalties are set, and how and
- 11 what penalties are set for what types of violations.
- 12 The hearings that take place, because of the
- 13 nature and not so much of the tire haulers, but of the
- 14 waste tires, are really, to a great extent, a strict, what
- 15 we call, strict liability. That's not exactly legally
- 16 correct, but in the sense of it's a nuisance per se
- 17 situation.
- 18 If you have tires on your property, you have
- 19 violated the law and you are now dealing with a fine.
- 20 There's no discretion being talked about. It's not a
- 21 normal nuisance vein, where you talk about the comparison
- 22 of the nuisance that's maintained on the property,
- 23 compared to, yeah, the problems that somebody might have
- 24 if they had to take that nuisance off their property.
- 25 So where you have a weighing situation with

- 1 nuisance, when you get to the Superior Courts, you don't
- 2 have that with waste tires. Essentially, if you have
- 3 tires on the property, you are liable and we are now
- 4 talking about a fine. So where the Board has its true
- 5 discretion is how much we ask for in terms of the
- 6 different fines.
- 7 You know, we can say for somebody who violates
- 8 the first time and doesn't have a permit, et cetera, the
- 9 fine is one amount. If it happens again there's a chronic
- 10 violator, there's a differential between whether you have
- 11 a permit and whether you don't have a permit.
- 12 When the Board basically sets that out, and that
- 13 really should come back to the Board on a yearly basis,
- 14 with a report saying how many violations have been handled
- 15 under each of those types of categories, that's really
- 16 where the Board has its legislative discretion to say
- 17 should there be a higher cost, which there is right now,
- 18 or a higher fine when you have a permit. And if you
- 19 violate that, we consider that to be a higher, bigger
- 20 problem, and thus you are charged a higher fine than
- 21 somebody who doesn't have a permit and who may not have
- 22 known they needed a permit, although that's hard to
- 23 believe at this point in time.
- 24 So that's really where the Board's discretion is.
- 25 When you get to these hearings, really what the ALJ is

- 1 looking at is did we fairly investigate it and do we have
- 2 the evidence to look at that. And so that's why we call
- 3 them evidentiary hearings. There's not a lot, in fact,
- 4 there's very little discretion to be exercised at that
- 5 time.
- 6 And I hope that kind of helps. I don't want
- 7 to -- I'm not trying to be argumentative. I'm just trying
- 8 to basically point out the difference, but perhaps that
- 9 report and a prenotice of the items that are coming up in
- 10 the different locations would help.
- 11 BOARD MEMBER JONES: Just one question, Madam
- 12 Chair?
- 13 CHAIRPERSON MOULTON-PATTERSON: Okay. Mr. Jones.
- 14 BOARD MEMBER JONES: Go ahead.
- 15 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian, did
- 16 you have something before Mr. Jones?
- 17 BOARD MEMBER PAPARIAN: Either way. I just
- 18 wanted follow up. I think I heard our counsel suggest
- 19 three things. One, notify us when the hearings are going
- 20 to be. Secondly, providing us a summary of the issues
- 21 that are happening in the hearings. And, thirdly, an
- 22 annual report on, kind of, where we're at --
- 23 CHIEF COUNSEL TOBIAS: I have that for you.
- 24 BOARD MEMBER PAPARIAN: -- before actual Board
- 25 review and possible action. I think all three of those

- 1 would be great. I'd also like to consider revisiting this
- 2 issue maybe late this year or maybe about a year from now
- 3 after we have a chance to review this information
- 4 regularly and possibly also after we have an opportunity
- 5 to see how the Air Resources Board system is working,
- 6 whether that's something we would want to adopt here.
- 7 CHIEF COUNSEL TOBIAS: We could certainly bring
- 8 it back for next January or December.
- 9 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones.
- 10 BOARD MEMBER JONES: Madam Chair, just one quick
- 11 question. We had talked about the range. There was an
- 12 item that came forward to the Board a year ago, I want to
- 13 say, year and a half ago, that had ranges in it that was
- 14 not approved by this Board. So we need to have an agenda
- 15 item, and if that's the cases, that brings that forward
- 16 now with explanations as to -- if memory serves those,
- 17 there was, the ranges were probably appropriate in most
- 18 situations, but there was a lot of just anecdotal
- 19 commentary on them without any real definity of facts
- 20 about the numbers or why we think this was appropriate.
- 21 So if that could come forward, then I'd go ahead
- 22 and agree that we'd leave it like it is with the
- 23 notification of where these hearings are going to be, what
- 24 they're going to be the annual report.
- 25 CHIEF COUNSEL TOBIAS: We're actually going to

- 1 give you a report every six months.
- BOARD MEMBER JONES: That would actually make me
- 3 feel better. Since we've got that charge in SB 876, I
- 4 think that we need to know how our enforcement arm is or
- 5 how the penalty part of that is working out, so every six
- 6 months.
- 7 CHIEF COUNSEL TOBIAS: We'd like to see that
- 8 penalty, what we're calling penalty box, brought back as
- 9 soon as possible.
- 10 BOARD MEMBER JONES: I think you need to bring it
- 11 back in the next couple of months. Whatever works, the
- 12 next two to three months, however long it takes you to get
- 13 it together.
- 14 STAFF COUNSEL WILLIAMS: Actually, I can.
- BOARD MEMBER PAPARIAN: There were three things.
- 16 You've got the three things.
- 17 BOARD MEMBER JONES: Did I hit them all?
- 18 CHAIRPERSON MOULTON-PATTERSON: And you'll let us
- 19 know, as soon as you know or as timely as it can be, so we
- 20 can, if we wanted to attend one, we could make
- 21 arrangements.
- 22 CHIEF COUNSEL TOBIAS: I think what we'll try to
- 23 do is just set up a regular calendar that shows, you know,
- 24 each of the ones going through. So as soon as we notice
- 25 it to the respondents, we will notice it to the Board.

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- 1 And I think what we can do is try to, you know, after a
- 2 month or so, you'll see all the names on it, then we'll
- 3 try to flag on it who's ever near, because there are
- 4 sometimes going to be people inserted back into, you know,
- 5 a month that's already got some people into it.
- 6 CHIEF DEPUTY DIRECTOR FISH: One other thing. I
- 7 had worked with Board Member Jones on the language
- 8 relative to allow the Board the option if they decided to
- 9 sit with the ALJ. If we have the opportunity in either an
- 10 enforcement related piece of legislation or in cleanup
- 11 legislation subsequent to the tire program, would the
- 12 Board like us to proceed with that?
- BOARD MEMBER JONES: To look at that as an
- 14 option?
- I think you ought to put together what it would
- 16 look like. You know, does that make sense to take a look
- 17 at it and see what it would look like?
- 18 Because clearly we're going down a road at the
- 19 request of six Board members.
- 20 CHIEF COUNSEL TOBIAS: I would say the legal
- 21 office would like, you know, a year that Mr. Paparian was
- 22 talking about, with the ability to look at the Air
- 23 Board's, since we have got an example right there, you
- 24 know, before we proceed with something else, but that's
- 25 our request.

- 1 BOARD MEMBER PAPARIAN: If I heard Ms. Fish
- 2 correctly, I think what she was suggesting is providing
- 3 some language that would give us the option should we
- 4 decide we want to do that at a future date. So it
- 5 wouldn't be mandatory in legislation, but would give the
- 6 Board the flexibility so we'd then have to wait another
- 7 year or two to seek legislation. So I think that's a fine
- 8 way to do it.
- 9 BOARD MEMBER JONES: And that was the fourth
- 10 point of my motion.
- 11 CHAIRPERSON MOULTON-PATTERSON: Before we vote on
- 12 this, Mr. Medina.
- 13 BOARD MEMBER MEDINA: I'd like the suggestions
- 14 that have been made and I, myself, will be looking at this
- 15 very carefully, because having sat as a member of the San
- 16 Francisco Police Commission, where we had oversight over
- 17 the police department, we also sat as hearing officers in
- 18 regard to police misconduct cases and police disciplinary
- 19 cases.
- 20 And, initially, we heard those cases as a full
- 21 commission and then later, because of the number of cases
- 22 that we had, each police commissioner became a hearing
- 23 officer. And that aspect of our duties overtook anything
- 24 else that we did as Police Commissioners, because the
- 25 number of cases tended to fluctuate. We got behind when

- 1 we heard them as a full police commission. And so we
- 2 broke up into each police commissioner becoming a hearing
- 3 officer.
- 4 And as was noted here these hearings are usually
- 5 a minimum of four hours. And you never know how long a
- 6 particular case or issue will take place. So I'm going to
- 7 be looking at this very carefully. I do appreciate the
- 8 report that the staff prepared for us.
- 9 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 10 BOARD MEMBER EATON: I would just share Mr.
- 11 Medina's views and I would caution our fellow Board
- 12 members about proceeding too far with legislative action,
- 13 given the fact that in 876 one of the reasons for it was
- 14 to increase the enforcement efforts. So while today we
- 15 may be hearing 15 or 20, if we do a local grant program
- 16 and we do a program that steps up enforcement, that will
- 17 surely go from 15 to probably 70 or 80 in all the
- 18 different locales.
- 19 And I don't mind having lunch with an ALJ from
- 20 time to time as some of us have experienced here. I don't
- 21 think it's something we want to do full time and take away
- 22 from our activities. So I would share that pretty soon
- 23 the problem consumes us and I think there's other ways to
- 24 handle it, based upon that.
- 25 But the key would be as how do we handle those

- 1 that are done by a local enforcement agency as well that
- 2 would have to be worked into it, was to that program which
- 3 we haven't done right now. But I guess we could do a
- 4 traveling road show, if we had enough tires.
- 5 CHAIRPERSON MOULTON-PATTERSON: Okay. So we have
- 6 your motion on the floor, Mr. Jones, seconded by Mr.
- 7 Paparian.
- 8 Please call the roll.
- 9 SECRETARY VILLA: Eaton?
- 10 BOARD MEMBER EATON: Do we have motion or is it
- 11 direction?
- 12 CHAIRPERSON MOULTON-PATTERSON: Well, do you want
- 13 it --
- 14 BOARD MEMBER EATON: I mean I don't know. Is it
- 15 motion or direction?
- 16 CHAIRPERSON MOULTON-PATTERSON: I guess it's just
- 17 direction then. Do you have it?
- 18 BOARD MEMBER EATON: It doesn't matter to me.
- 19 CHAIRPERSON MOULTON-PATTERSON: I thought it was
- 20 option one with the direction, but if we don't need to
- 21 take a vote, we won't. You have our direction.
- 22 CHIEF COUNSEL TOBIAS: Yes.
- 23 CHAIRPERSON MOULTON-PATTERSON: Okay, thanks, Ms.
- 24 Tobias.
- 25 BOARD MEMBER EATON: If you want to take a vote,

- 1 that's fine with me.
- 2 CHAIRPERSON MOULTON-PATTERSON: No, no. That's
- 3 fine. Okay. Thank you, Ms. Williams. I'm going to ask
- 4 what my fellow Board members would like. We don't want to
- 5 go into item 3, there's a number of speakers, before
- 6 lunch. Do you want to try and do the consent calendar and
- 7 do DPLA before lunch, so those people can leave or are you
- 8 ready for lunch?
- 9 BOARD MEMBER JONES: That's fine with me.
- 10 CHAIRPERSON MOULTON-PATTERSON: Let's see how far
- 11 we can go. We're going to not take continued items 3 and
- 12 4 right now and we're going to go to Item 6, consent
- 13 agenda. Items number 5, 7, 9, 11, 12, 14, 15, 28 have
- 14 been placed on the consent agenda. Would any Board member
- 15 wish to pull any of these items?
- Mr. Paparian.
- 17 BOARD MEMBER PAPARIAN: I'd like to pull Item 28
- 18 off the consent agenda.
- 19 CHAIRPERSON MOULTON-PATTERSON: Any other?
- 20 BOARD MEMBER EATON: I'd like to pull items 9, 11
- 21 and 12 off the consent calendar.
- 22 CHAIRPERSON MOULTON-PATTERSON: Okay. So that
- 23 leaves us with consent items number 5, 7, 14, and 15 on
- 24 consent.
- 25 BOARD MEMBER JONES: Madam Chair?

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1 CHAIRPERSON MOULTON-PATTERSON: Yes, Mr. Jones.
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- 2 BOARD MEMBER JONES: I'll move adoption of
- 3 consent calendar 5, 7, 14 and 15.
- 4 BOARD MEMBER MEDINA: Second.
- 5 CHAIRPERSON MOULTON-PATTERSON: Motion by Mr.
- 6 Jones seconded by Mr. Medina. Please call the roll?
- 7 SECRETARY VILLA: Eaton?
- 8 BOARD MEMBER EATON: Aye.
- 9 SECRETARY VILLA: Jones?
- 10 BOARD MEMBER JONES: Aye.
- 11 SECRETARY VILLA: Medina?
- 12 BOARD MEMBER MEDINA: Aye.
- 13 SECRETARY VILLA: Paparian?
- 14 BOARD MEMBER PAPARIAN: Aye.
- 15 SECRETARY VILLA: Roberti?
- BOARD MEMBER ROBERTI: Aye.
- 17 SECRETARY VILLA: Moulton-Patterson?
- 18 CHAIRPERSON MOULTON-PATTERSON: Aye.
- 19 Could we have Mr. Schiavo's group, please and
- 20 we'll go to item number 6.
- 21 Mr. Schiavo.
- 22 DEPUTY DIRECTOR SCHIAVO: Item number 6 will be
- 23 presented by Tricia Broddrick.
- 24 MS. BRODDRICK: Good morning. I'm Tricia
- 25 Broddrick and I'm the manager of the Education Section.

- 1 And agenda item number 6 is related to number 5. Agenda
- 2 item number 6 is a consideration of approval of contractor
- 3 for the development of a web site. And this particular
- 4 contract would be sent to the Department of General
- 5 Services as a sole-source agreement.
- 6 It is a contract with the California Science
- 7 Teacher's Association. And the scope of work would
- 8 require teacher writers, curriculum writers who are
- 9 affiliated with the California Science Teacher's
- 10 Association to draft a couple of units targeting middle
- 11 school students in science.
- 12 And the focus behind these particular units is to
- 13 develop technical case studies on environmental issues.
- 14 In this case it would be, of course, integrated waste
- 15 management. That would relate to some sort of literary
- 16 works of a technical background.
- 17 What we bring to this partnership is the fact
- 18 that the California Science Teacher's Association is
- 19 looking for specific technical documents that would have
- 20 visual organizers such as graphs and charts, the types of
- 21 materials that typically our middle school students do not
- 22 work with and that the Science Association has targeted as
- 23 a deficiency or a gap.
- 24 What we bring to this group then would be the
- 25 technical expertise, so it would be a model partnership of

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- 1 an educational nature, developing case studies in a
- 2 partnership and would be bringing these case studies on to
- 3 the web so they could be down loaded by middle school
- 4 science teachers and would be used by the students in
- 5 actually being able to use these technical documentations
- 6 to do research and to come up with some sort of solutions
- 7 to some major integrated waste management problems.
- 8 So the staff, for this reason, recommends
- 9 approval of Resolution Number 2001-11.
- 10 If you have any questions on this item, I'd be
- 11 happy to answer them.
- 12 CHAIRPERSON MOULTON-PATTERSON: Thank you, Ms.
- 13 Broddrick.
- 14 Any questions?
- Okay, I'll certainly move approval of Resolution
- 16 20001-11, consideration of approval of contractor for the
- 17 development of a web site and environmental education unit
- 18 contract.
- 19 BOARD MEMBER MEDINA: Second.
- 20 CHAIRPERSON MOULTON-PATTERSON: Moved by
- 21 Moulton-Patterson, seconded by Mr. Medina.
- 22 Please call the roll.
- 23 SECRETARY VILLA: Eaton?
- 24 BOARD MEMBER EATON: Aye.
- 25 SECRETARY VILLA: Jones?

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            BOARD MEMBER JONES: Aye.
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            SECRETARY VILLA: Medina?
3
            BOARD MEMBER MEDINA: Aye.
            SECRETARY VILLA: Paparian?
4
5
            BOARD MEMBER PAPARIAN: Aye.
            SECRETARY VILLA: Roberti?
6
7
            BOARD MEMBER ROBERTI: Aye.
8
            SECRETARY VILLA: Moulton-Patterson?
            CHAIRPERSON MOULTON-PATTERSON: Aye.
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- 10 Item number 8.
- 11 MS. BRODDRICK: Okay, number 8 is also associated
- 12 with our education program.
- 13 Item 8 relates to Item number 7, which is scope
- 14 of work. And Item number 8 would be the approval for
- 15 contractor for the Earth Resources Curriculum Training
- 16 Program. This is to market our high school curriculum,
- 17 which is targeting used oil. This is, I think, just a
- 18 model opportunity for -- and a wonderful opportunity for
- 19 the Waste Board to promote its program.
- The K-12 Alliance would be the contractor. K-12
- 21 Alliance is funded by the National Science Foundation.
- 22 They are affiliated with WestED laboratories, which is a
- 23 federal regional education laboratory that is associated
- 24 with the United States Department of Education.
- 25 K-12 Alliance is responsible for science reform

- 1 in California. They're taking what they call an
- 2 integrated science approach. They're trying to blend
- 3 life, physical and earth sciences. And as it turns out
- 4 our curriculum, Earth Resources is an integrated science
- 5 program.
- 6 So it's a perfect model partnership. It helps
- 7 the K-12 Alliance to achieve its goals. And then it helps
- 8 us to achieve our goals which is to market our education
- 9 program throughout the State. In addition, K-12 Alliance
- 10 is broken down into a network. They have regional
- 11 directors in 11 different regions around the State.
- 12 And these regional directors have a cadre of
- 13 trained facilitators who are mentor teachers and actually
- 14 goes out to the schools and trains the teachers in their
- 15 programs.
- So through this contract what we would achieve is
- 17 the training of 54 trainers statewide. And each one of
- 18 these trainers then would, in turn, be responsible for
- 19 conducting workshops on Earth Resources in their regions.
- 20 So for this reason, staff approves -- recommends
- 21 approval of Resolution Number 2001-12. And if you have
- 22 any questions on this one, I would be happy to answer
- 23 them.
- 24 CHAIRPERSON MOULTON-PATTERSON: Any questions?
- Mr. Paparian.

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- 1 BOARD MEMBER PAPARIAN: I'll just say what I said
- 2 in the briefings, so it's on the record. I think it's
- 3 going to be important to look at the information that is
- 4 gleaned from the focus group information that the rest of
- 5 the oil program is working on, so that we can consider
- 6 targeting some of the schools in the areas where the
- 7 demographics match the demographics of our target audience
- 8 and develop elsewhere in the oil program.
- 9 CHAIRPERSON MOULTON-PATTERSON: Okay. Thank you.
- MS. BRODDRICK: That would be fine.
- 11 CHAIRPERSON MOULTON-PATTERSON: Do you wish to
- 12 make a motion.
- BOARD MEMBER PAPARIAN: I'll move adoption of
- 14 Resolution 2001-12, approval of Contractor for the Earth
- 15 Resources Curriculum Training Program contract.
- 16 CHAIRPERSON MOULTON-PATTERSON: Thank you. I'll
- 17 second that. A motion by Mr. Paparian, seconded by
- 18 Moulton-Patterson to approve Resolution 2001-12.
- 19 Please call the roll.
- 20 Substitute the previous roll call without
- 21 objection.
- Okay, number 9.
- DEPUTY DIRECTOR SCHIAVO: Okay. Item number 9
- 24 will be presented by Gregory Dick, staff of the Office of
- 25 Local Assistance.

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- 1 MR. DICK: Good morning Madam Chair, members of
- 2 the Board. Again Greg Dick, Office of Local Assistance.
- 3 Number 9 includes a request from the consolidated Waste
- 4 Management Authority of Tulare County to change their base
- 5 year to 1997. Diversion in this request was calculated
- 6 from data from waste slips from the haulers, from material
- 7 recovery facility, the compost facility, Division of
- 8 Recycling reports and as well as commercial sector
- 9 generators using phone and mail questionnaires, as well as
- 10 site visits.
- 11 No extrapolation was used to calculate diversion.
- 12 And the amount of source reduction is less than six
- 13 percent of generation. This request is well documented
- 14 and generally consistent with Board standards for
- 15 accuracy. Therefore, staff recommends the Board approve
- 16 this request to change the base year to 1997.
- 17 Also, staff conducted the 1997/98 biennial
- 18 authority review for the Authority's source reduction and
- 19 recycling element and household hazardous waste elements
- 20 using Board approved processes.
- 21 The Authority reports the successful implemented
- 22 source reduction of programs and household hazardous waste
- 23 collection programs. Therefore, staff recommends the
- 24 Board accept the 1997/98 biennial review findings for the
- 25 Consolidated Waste Management Authority.

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- 1 This concludes my presentation. Representatives
- 2 from the Authority are present to answer any questions.
- 3 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 4 Mr. Eaton.
- 5 BOARD MEMBER EATON: Yes. A couple of questions.
- 6 As we were going through the material. And of the reasons
- 7 why I pulled the item was because the Diversion Study
- 8 Group is working on some of the very issues of which we
- 9 are now giving credit to. So I was wondering with regard
- 10 to pallets continue to show up, and while there may not be
- 11 an extrapolation, I'm very much interested in, for
- 12 instance, on page 9-21 the chart, The Top 10 Businesses,
- 13 where we have retail general merchandise stores, we have
- 14 pallets again and toner cartridges making up 4,004 tons.
- Now I know toner cartridges weigh a lot, but I
- 16 don't think they way 4,004, so do we have a policy with
- 17 regard to pallets or are we allowing pallets. I thought
- 18 that was going to be the subject of the diversion study
- 19 group to come back and make some recommendation and yet
- 20 we're presented with the jurisdiction that is including it
- 21 in, and if so how is it broken out?
- 22 DEPUTY DIRECTOR SCHIAVO: Yeah, the use of
- 23 pallets was calculated on a one per one basis. We felt
- 24 that we would leave it because it was a very conservative
- 25 approach. Some of the things --

- 1 BOARD MEMBER EATON: Where is that, the one to
- 2 one?
- 3 DEPUTY DIRECTOR SCHIAVO: Knowledge from
- 4 conversations with the contractor.
- 5 Is Mark --
- 6 BOARD MEMBER EATON: Well, while he's coming up,
- 7 some of the explanations you have. We have included 765
- 8 tons of wood and 149 tons of other recycling from the
- 9 county landfills. Part of the wood was sent to a biomass
- 10 facility. Where did the other part of the wood go?
- 11 CHAIRPERSON MOULTON-PATTERSON: Mr. White.
- 12 MR. WHITE: Mark White, Pacific Waste Consulting
- 13 Group. We worked out of the diversion studies of the
- 14 cities, with the exception of the Porterville study and
- 15 the Porterville representative is here for those
- 16 questions.
- 17 The wood in that situation was separated to the
- 18 county's landfill. A portion of it went back to a
- 19 mulching project. The larger portion went to the biomass
- 20 facility.
- 21 BOARD MEMBER EATON: And what was the mulching
- 22 project for each of the cities?
- MR. WHITE: For each of the cities?
- 24 BOARD MEMBER EATON: Well, You say for each of
- 25 the cities at least, you have that kind of explanation.

- 1 In one part you count it as 3071 tons of wood. How much
- 2 of that went to mulching and how much of it went to the
- 3 biomass for the city of Visalia?
- 4 MR. WHITE: This is the City of Visalia.
- 5 BOARD MEMBER EATON: See, my point is as you go
- 6 through the chart, you look here, the diversion program,
- 7 while it's nice to say that it's only six percent of
- 8 generation. If you look through and you look in the City
- 9 of Tulare, City recycling only amounted to 1,162 tons of
- 10 diversion. And yet source reduction amounts to 31,494
- 11 tons.
- 12 So they must have a pretty extensive program for
- 13 source reduction. Even so, the last time I was down there
- 14 and I'm down there quite a bit, it's pretty much
- 15 agricultural, it even far exceeds the fruit culls. So
- 16 what businesses are generating this kind of source
- 17 reduction.
- MR. WHITE: Well, let me back up to the first
- 19 question you had with respect to Visalia's wood. In that
- 20 situation, the way we entered the wood into the chart is
- 21 we, frankly, don't agree with the fact that the wood that
- 22 goes to a biomass facility isn't disposal or diversion.
- 23 So we included it on the chart, and then we separated --
- 24 or we subtracted it out entirely.
- 25 So that material we had, as I recall now that

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- 1 you've asked the question, we had some trouble with the
- 2 county trying to identify exactly how much we could count
- 3 that didn't go to a biomass facility, so we subtracted it.
- 4 We didn't try to count any of it.
- 5 In the case of Tulare, they have a lot of things
- 6 going on there in their businesses. They have some pretty
- 7 good sized businesses. And I don't have the breakdown
- 8 right in front me of the source reduction from Tulare, but
- 9 we would have been happy to share that with you. I think
- 10 I shared it with the staff of where that came from.
- BOARD MEMBER EATON: Well, that's -- but we
- 12 ultimately make the decision. And that's part of what I'm
- 13 trying to get at with the source reduction. As you well
- 14 know in our study diversion group, it came to light that
- 15 in the Los Angeles Unified School District, they used to
- 16 serve their children green beans. And the fact that kids
- 17 didn't like the green beans and they wouldn't eat them,
- 18 they stopped serving them. And then that was claimed as
- 19 credit for source reduction, because they didn't any
- 20 longer buy green beans.
- 21 (Laughter.)
- 22 BOARD MEMBER EATON: And so, I mean, as we go
- 23 into these little games here, and I'm not singling out the
- 24 LA Unified School District, because they probably had to
- 25 substitute some other lousy food for them, but it's that

- 1 kind of game here and we don't have to get there.
- 2 BOARD MEMBER ROBERTI: You can single them out.
- 3 It doesn't hurt my feelings.
- 4 (Laughter.)
- 5 BOARD MEMBER EATON: But it's that kind of
- 6 situation here. And I think that, you know, based on what
- 7 the Chair reported this morning, 42 percent -- none of us
- 8 have anything to be ashamed of. That's a tremendous
- 9 amount of activity in ten years without the gamesmanship
- 10 that's kind of going on, as we know, through our source
- 11 diversion study group, as what we see, green beans just
- 12 being one example, and they got a tremendous amount of
- 13 credit in their source reduction.
- 14 So as these things start coming up, I want to get
- 15 an idea of what things are being claimed and how they're
- 16 being used. And that's simply to help us as well as
- 17 trying to set some framework. So I know these
- 18 jurisdictions work very hard. The fruit culls was a very,
- 19 very important aspect to them. They have a very, very
- 20 important community activity with the food banks down
- 21 there. But some of these tonnages are tremendous amounts
- 22 of tonnage.
- 23 MR. WHITE: I think maybe there's an error in the
- 24 way I've been reading the report perhaps. The source
- 25 reduction you mentioned, that 30 some thousand tons,

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- 1 really is only 8,000. On page 18 of our report for the
- 2 City of Tulare, we broke it out there at that page into
- 3 source reduction and into recycling. And the source
- 4 reduction is significantly smaller than that. And we
- 5 didn't count green beans, because I don't like them
- 6 either.
- 7 BOARD MEMBER EATON: Yeah. But what I have in
- 8 front of me, and that's all I have to go on, Mr. White, is
- 9 that 9-15 I've got 31,494 tons versus a city recycling of
- 10 1,162 in green waste. And green waste, again we're seeing
- 11 a tremendous amount of diversion based upon source
- 12 reduction and recycling. And I don't know what that
- 13 amounts to, because it's not the CND, so the city is about
- 14 800 tons.
- MR. WHITE: And I'm sorry to say that with this
- 16 piece of information and the piece of information that I'm
- 17 reading from, I'm having a little trouble coordinating
- 18 them. Okay, well, everyone's stomachs are hungry. Maybe
- 19 we do it over the lunch and get together since staff has
- 20  $\,$  kind of an idea. And I have the same kind of questions
- 21 when it comes to --
- 22 CHAIRPERSON MOULTON-PATTERSON: Ten.
- 23 BOARD MEMBER EATON: Eleven, Capitola.
- 24 CHAIRPERSON MOULTON-PATTERSON: So, we'll pull --
- 25 I mean, we'll continue 9 and 11 till after lunch.

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            Do you want to go ahead and start 10 and 13 or
 2 just break?
 3
             Let's just break for lunch, because you're going
 4 to have to come back anyway. We're going to take a lunch
 5 break until 1:45 or 2:00.
             Well, I have differing opinions here.
            Majority rules, 2:00.
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            (Thereupon a lunch recess was taken.)
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- 2 CHAIRPERSON MOULTON-PATTERSON: I'd like to call
- 3 the meeting back to order, please.
- 4 Mr. Paparian, do you have any ex partes?
- 5 BOARD MEMBER PAPARIAN: Just a brief discussion.
- 6 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina.
- 7 BOARD MEMBER MEDINA: Yvonne Hunter.
- 8 CHAIRPERSON MOULTON-PATTERSON: I also Spoke to
- 9 Yvonne Hunter.
- 10 Mr. Jones?
- BOARD MEMBER JONES: No.
- 12 CHAIRPERSON MOULTON-PATTERSON: Mr. Eaton?
- BOARD MEMBER EATON: I just talked to Jim Grecco
- 14 briefly at the end of the session this morning and also
- 15 the representative from the community of Porterville whose
- 16 name I can't remember.
- 17 CHAIRPERSON MOULTON-PATTERSON: Thank you. Okay,
- 18 we were on number 9. And I believe that staff was going
- 19 to get back to us with some Information.
- 20 DEPUTY DIRECTOR SCHIAVO: Yeah. We talked a
- 21 little bit at lunch and one thing I want to clear up is
- 22 initially there's discussion of 31,000 source reduction.
- 23 The actual number is 19,503. The 31,000 represents both
- 24 recycling and source reduction.
- Of the 19,503 tons, about 7,000 tons of that is

- 1 pallets for the -- primarily representing ten major
- 2 distribution facilities that serve the west coast. And
- 3 that breaks down to about I think 35,000 pallets per
- 4 distribution center, which is pretty reasonable.
- 5 There's about 5,000 tons of grass cycling in the
- 6 community. Again, this is all the communities, not just
- 7 one. And then the other, about 7,000, represents some
- 8 construction demolition debris, office equipment, paper
- 9 programs. We are also told that the recycling
- 10 representatives throughout the region were also very
- 11 proactive in working with their businesses to try to get
- 12 activities implemented.
- 13 CHAIRPERSON MOULTON-PATTERSON: Okay.
- 14 BOARD MEMBER EATON: Could you help me then,
- 15 because on 9-15, I've got 86 -- I've got 8,640 tons of
- 16 green waste, which you just said that's a combined figure.
- 17 And so I've got 31,494 just alone in the City of Tulare on
- 18 9-15. Then on 9-13, I've got 10,568. And then on 9-11,
- 19 I've got 1,440 tons and then I've got green waste as a
- 20 separate category, so what are you combining to get that
- 21 number? I'm just going by what they submitted here.
- 22 DEPUTY DIRECTOR SCHIAVO: The green waste would
- 23 not be considered source reduction. It would be
- 24 considered composting.
- 25 BOARD MEMBER EATON: Right, but you just got

- 1 done saying --
- 2 DEPUTY DIRECTOR SCHIAVO: Grass cycling, grass
- 3 cycling is independent of that.
- 4 BOARD MEMBER JONES: As part of the source
- 5 reduction?
- 6 DEPUTY DIRECTOR SCHIAVO: As source reduction.
- 7 CHAIRPERSON MOULTON-PATTERSON: We do have a
- 8 speaker from Tulare County, too. Are you ready to hear
- 9 from the speaker?
- 10 BOARD MEMBER EATON: Absolutely.
- 11 CHAIRPERSON MOULTON-PATTERSON: Lori Thomas.
- 12 MS. THOMAS: Thank you. Good afternoon. My name
- 13 is Lori Thomas. I'm the staff member for the Consolidated
- 14 Waste Management Authority. I'm also the recycling
- 15 coordinator for the city of Porterville and I conducted
- 16 the on-site surveys for the City of Porterville to support
- 17 our base year revision request.
- 18 First of all, I'd really like to thank our local
- 19 assistance staff members Greg Dick, Rebecca Brown, back to
- 20 Diane Shimizu and Heidi Sanborn when they came in and
- 21 worked very closely with us, also Cara and Pat. We've
- 22 appreciated the support we get from them. We enjoy
- 23 working very closely with them and the relationship that
- 24 we have with them.
- 25 I'd also like to make note of the fact that the

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- 1 Consolidated Waste Management Authority feels that it's
- 2 important to be very proactive in our AB 939 programs. We
- 3 work closely with the Board. Each of the jurisdictions
- 4 have entered into voluntary assistance plans with our
- 5 local assistance staff members, and have met every
- 6 requirement of those plans, including consolidating into a
- 7 region.
- 8 We also attend workshops whenever available and
- 9 we're very aware of the Board's concerns about diversion
- 10 study guides and the potential for misuse of that tool
- 11 where we were very conservative in conducting our surveys
- 12 with that in mind and knowing what the Board was concerned
- 13 with.
- We have no extrapolation. As far as source
- 15 reduction, again, I personally handled the on-site visits
- 16 and I was very careful and aware of what could be counted
- 17 versus pulling numbers out of the air. And if I couldn't
- 18 support a number, I didn't use that number.
- 19 We also were very committed as an agency to
- 20 continuing programs to implement further programs. This
- 21 is not a substitute for any kind of program
- 22 implementation. It's important to note that this is a
- 23 1997 base year. And since 1997, each of the cities in the
- 24 agency has implemented additional residential and curbside
- 25 programs and we continue to implement those programs,

- 1 especially as an agency. We work cooperatively with the
- 2 Conservation Corps in our area to implement programs.
- 3 We work with State agencies within our
- 4 jurisdictions to implement new recycling and reuse
- 5 programs. We've applied as an agency for grant funds to
- 6 implement new programs. We have a very unique situation
- 7 in that we are in a rural area. We have high
- 8 unemployment. The per capita income is not very high so
- 9 that gives us really large challenges in dealing with
- 10 waste reduction issues, but we're proud of the fact that
- 11 our pounds per person per day is right at the State
- 12 average. We work very hard on our programs and we've
- 13 worked very hard on this study to make sure that it is
- 14 fair and accurate to all of us.
- We do understand and agree that there can be
- 16 situations where jurisdictions do abuse this tool.
- 17 However, we don't want to be painted with the same brush
- 18 as jurisdictions who do that. We're very proud of our
- 19 programs and the implementation of them.
- Thank you.
- 21 Any questions?
- 22 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones. In
- 23 every one of the reports it says that there aren't going
- 24 to be any programs left off and we're going to continue.
- 25 And you can take a message back to those folks when they

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- 1 were arguing about the fruit cull, and just what that
- 2 would bebe I think there was representatives from every
- 3 city in that region here, when we said that the fruit
- 4 culls were not going to get them the 50 percent they need
- 5 to do the program. And they have and I appreciate that.
- 6 And I think, I'm not going to speak for any other
- 7 member, but I think that the discussion is really a good
- 8 discussion because it's taking us in a path that has
- 9 confounded a lot of us when we look at these reports from
- 10 the dais and we can't see how -- what part of source
- 11 reduction is grass cycling, where there's golf courses,
- 12 where there are other activities, big school grounds. How
- 13 much is pallets? How did you come up with the pallets?
- 14 That's part of the stuff that we're working on in the
- 15 working group to try to, in the cert form, give us a
- 16 description, not the detail. I mean, not lengthy, but
- 17 details so that we can have these.
- 18 These are real concerns that Mr. Eaton is talking
- 19 about and other Board members are worried about as to how
- 20 did we get to this number. And that's one of the big
- 21 things that's going to come out of the new diversion
- 22 guide, I think, is a real explanation of how this
- 23 information gets to us.
- 24 Because while you may discuss it with staff all
- 25 day long, we're on the hook to make that decision. But I

- 1 do want you to take back that I appreciated the programs
- 2 that are being done, because that was the spirit that we
- 3 approved the last one.
- 4 MS. THOMAS: Thank you.
- 5 Any other questions?
- 6 CHAIRPERSON MOULTON-PATTERSON: That's it for
- 7 now.
- 8 Thank you.
- 9 CHAIRPERSON MOULTON-PATTERSON: Okay. Any other
- 10 comments, Mr. Eaton or --
- 11 BOARD MEMBER EATON: No, I'm just trying to
- 12 figure out when I add up source reduction recycling off of
- 13 the worksheets that were handed in by the jurisdictions, I
- 14 come up with far more than 19,530 or 47,792. If you added
- 15 those two figures, you'll come up with 67,000. I'm up
- 16 into the seventies or eighties. So what are we leaving
- 17 out here from our staff.
- MS. MORGAN: I'm not sure, Mr. Eaton, if we can
- 19 answer your question, but we think part of the confusion
- 20 is on the certification form. The tonnages that are there
- 21 are source reduction and recycling combined. So if you
- 22 look, for example, on page 9-17, that 23,071 is source
- 23 reduction and recycling tonnages.
- 24 What we did is prepared a separate spreadsheet
- 25 which is what you see on 9-22, which broke out those

- 1 tonnages so that you can clearly see what was source
- 2 reduction versus recycling.
- 3 BOARD MEMBER EATON: Include business recycling
- 4 on the form, right, and you include that as part of
- 5 pallets as well?
- 6 MS. MORGAN: That's correct.
- 7 BOARD MEMBER EATON: So is that source reduction?
- 8 MS. MORGAN: The pallets, the tonnages listed
- 9 under business source reduction.
- 10 BOARD MEMBER EATON: But your -- what are they
- 11 doing with the -- when you put it under business
- 12 recycling, what are they doing with the pallets?
- 13 MS. MORGAN: If there was any pallets, under
- 14 business recycling, which when we looked at the
- 15 spreadsheets submitted by the consultant, I don't believe
- 16 that pallets were listed under business recycling. All
- 17 the pallets showed up under source reduction. The pallets
- 18 were being reused, repaired and refurbished. If any
- 19 pallets were chipped or mulched that was showing up under
- 20 composting.
- 21 BOARD MEMBER EATON: Well, on 9-20 you have
- 22 pallets under business recycling, so it does show up.
- MS. MORGAN: Yeah, maybe Mark can speak to that.
- 24 BOARD MEMBER EATON: That's our write-up. That's
- 25 not Mark's write-up. That's our staff's. I'm just --

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- 1 what I'm trying to get is information that you guys, as
- 2 Mr. Jones said, you get what we don't get clarified here.
- 3 Because I look at sheets and I'm basing my analysis and my
- 4 questioning on sheets. And then I come here and I see it
- 5 in a different set of facts and figures then you tell me
- 6 it's not part of business recycling and yet I look at page
- 7 19-20 and it has pallets, and then I look right below it
- 8 at be source reduction and you've got pallets again.
- 9 So there is a distinction. I'm just trying to
- 10 find out how we're defining stuff.
- 11 BOARD MEMBER JONES: And as you were explaining,
- 12 I think I want to ask a question. Under business source
- 13 reduction that would be the inventory of pallets and we're
- 14 giving it a one to one weight. We're not sure how we're
- 15 going the do that in the future, but right now that's
- 16 legit. It beats some of them that give 20 times, take 800
- 17 pounds of credit for every pallet they get.
- 18 Is business recycling those pallets that could
- 19 not be reused, or being mulched or used as hog fuel or in
- 20 the composts or something like that? Is that what we're
- 21 getting, both --
- MR. WHITE: We had a small percentage of those
- 23 pallets that people told us they took over in Tulare
- 24 County composting or they took out the line ground up. So
- 25 there was a small component on the street and they were

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- 1 recycling. The vast majority of the pallets are source
- 2 reduction, one to one.
- 3 BOARD MEMBER JONES: Now, we list citywide
- 4 programs that show organics, would those things be double
- 5 counted? If they got taken to a landfill or to a
- 6 composting facility from a business, and got credit from
- 7 the business audit, would they also show credit as being
- 8 the total for the amount of waste that was being composted
- 9 or mulched?
- 10 MR. WHITE: No. What we asked the businesses,
- 11 what do you do that isn't done either by your hauler or
- 12 by, for example in this case, the county? So we very
- 13 carefully subdivide those things so that we don't double
- 14 count.
- 15 BOARD MEMBER JONES: I got it.
- 16 BOARD MEMBER EATON: One other question then, and
- 17 this is probably more appropriate for staff, I notice
- 18 under business source reduction, we have electronic
- 19 communications, I assume that means E-mail.
- MS. MORGAN: Yes.
- 21 BOARD MEMBER EATON: Well, we have
- 22 incontrovertible testimony on the paper report about
- 23 electronic communications that it probably, in all
- 24 likelihood, generates more paper than less paper. So why
- 25 are we giving credit or saying that that's part of source

- 1 reduction from a policy standpoint, because we have
- 2 nothing else other than that report, which is clearly on
- 3 the record and clearly justified the only study, and now
- 4 we're putting it as E-mail as somehow source reduction.
- 5 It sounds like green beans to me.
- 6 (Laughter.)
- 7 MS. THOMAS: Can I speak to that? Again as the
- 8 person who conducted the on-site surveys for the city of
- 9 Porterville, I was very specific with E-mails. And
- 10 electronic is not just E-mails, it's new computer systems,
- 11 it's file accessing, so that they don't have to be
- 12 printed. It was not printing large volumes of forms, but
- 13 printing them individually as you needed them and I was
- 14 very careful and specific to say, in addition to how many
- 15 E-mails do you send and receive in a day or a week or
- 16 whatever amount of time, how many of those are you not
- 17 printing, would you never print and was very specific to
- 18 exclude the amount that gets sent but printed and creates
- 19 more.
- 20 BOARD MEMBER EATON: And what would they tell
- 21 you?
- MS. THOMAS: They would give me --
- BOARD MEMBER EATON: Tons back?
- 24 MS. THOMAS: No, they would give me a percentage.
- 25 You know, for example if they sent 50 E-mails in a week

- 1 and they felt that perhaps two percent of those were not
- 2 printed, then that would be what we'd look at as a sheet
- 3 of paper versus the 98 percent that were printed. We
- 4 didn't count those. We completely didn't count them. And
- 5 we were very specific to do that.
- 6 Again, the same thing with document imaging.
- 7 There were many situations where I spoke to businesses
- 8 that had implemented a program and it looked wonderful on
- 9 the surface, but when I looked closer at it, I really
- 10 couldn't find a way that that counted as source reduction,
- 11 because it wasn't necessarily reducing the amount of
- 12 paper.
- 13 BOARD MEMBER EATON: How would you get the
- 14 tonnage then?
- MS. THOMAS: A sheet of paper -- a ream of paper
- 16 equals a certain weight.
- 17 BOARD MEMBER EATON: And you did it for ten
- 18 businesses right, 20 businesses?
- 19 MS. THOMAS: I personally visited more businesses
- 20 than that.
- 21 BOARD MEMBER EATON: I know, but for purposes of
- 22 what you submitted here, we understand that this was only
- 23 based upon 20 businesses. Maybe I'm mistaken.
- MS. THOMAS: No, that's not at all the case.
- 25 BOARD MEMBER EATON: Okay. So how many

- 1 businesses were surveyed then?
- 2 MR. WHITE: The one I remember best is we
- 3 surveyed 80 in Visalia. I think about 35 in Dinuba. Some
- 4 40 or 50 in Tulare and about 15 in Lindsey, which is
- 5 almost a hundred percent surveyed in Lindsey.
- 6 The one thing I wanted to comment on, the E-mail,
- 7 we did have one, Mr. Eaton, that we thought was amazing.
- 8 It was a distribution center with 4,000 E-mails per day.
- 9 We calculated that out, six days a week, six tons of paper
- 10 out of, I think we have 160,000 thousand tons of
- 11 diversion, why even bother counting it?
- 12 So I don't know if -- it probably got included in
- 13 there, but easily could not have been included. We don't
- 14 even bother for the reason you say, sometimes they're
- 15 printed, I don't want to waste the time to try to figure
- 16 it out. Just forget it.
- MS. THOMAS: I'll finish answering your question.
- 18 The City of Porterville, we conducted 25 to 30 on-site
- 19 visits. Again, I agree with Mr. White in that we always
- 20 ask -- I always ask the E-mail question. I always ask the
- 21 computer document imaging question, it very rarely
- 22 amounted to much more than a few pounds.
- 23 At many businesses that would have a substantial
- 24 number, it was only a few pounds. We asked the question
- 25 just to know what was going on so that we had a broader

- 1 idea of what our business community was doing.
- 2 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina.
- 3 BOARD MEMBER MEDINA: Madam Chair, I'm prepared
- 4 to move Resolution 2001-2, consideration of Staff
- 5 recommendation to change the base year to 1997 for the
- 6 previously approved source reduction and recycling
- 7 elements consideration of the 1997/98 biennial review
- 8 finding for the source reduction and recycling element and
- 9 household hazardous waste element for the Consolidated
- 10 Waste Management Authority of Tulare County.
- 11 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 12 Medina.
- BOARD MEMBER JONES: Second.
- 14 CHAIRPERSON MOULTON-PATTERSON: We have a motion
- 15 by Mr. Medina, seconded by Mr. Jones to approve Resolution
- 16 2001-2.
- 17 Please call the roll.
- 18 SECRETARY VILLA: Eaton?
- Jones?
- 20 BOARD MEMBER EATON: As I mentioned before on
- 21 previous occasions, until such time as we have a parameter
- 22 set on what constitutes source reduction in that, that
- 23 these types of activities -- I thought we had an
- 24 understanding that these wouldn't be brought forward, but
- 25 apparently that's not the case. So it's now coming

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1 forward with these jurisdictions, so I will be abstaining
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- 2 from this vote.
- 3 BOARD MEMBER JONES: Aye.
- 4 SECRETARY VILLA: Medina?
- 5 BOARD MEMBER MEDINA: Aye.
- 6 SECRETARY VILLA: Paparian?
- 7 BOARD MEMBER PAPARIAN: Aye.
- 8 SECRETARY VILLA: Roberti?
- 9 Moulton-Patterson?
- 10 CHAIRPERSON MOULTON-PATTERSON: Aye.
- 11 Okay. At this time, Mr. Schiavo, did you wish to
- 12 bring number 12 forth?
- 13 DEPUTY DIRECTOR SCHIAVO: Correct.
- 14 CHAIRPERSON MOULTON-PATTERSON: So we're on Item
- 15 number 12.
- 16 DEPUTY DIRECTOR SCHIAVO: And this will be
- 17 presented by Yasman Satter.
- MS. SATTER: Good afternoon Chairman and members.
- 19 My name is Yasmin Satter representing the Office of Local
- 20 Assistance. Item number 12 is staff recommendation on
- 21 completion of compliance order and recommendation on 97/98
- 22 biennial review finding for the source reduction in
- 23 recycling and household hazardous waste element for the
- 24 City of East Palo Alto in San Mateo county.
- 25 Staff had conducted the biennial review for 97

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- 1 and 98. And based on that biennial review, the city's
- 2 diversion rate is measured to be 31 for '97 and 25 percent
- 3 for '98.
- 4 Since the city had not implemented several of the
- 5 key source reduction and recycling programs until 1999,
- 6 the new program did not impact the diversion rate for '97
- 7 and '98. Since then, the city has implemented,
- 8 successfully implemented, and especially the city is
- 9 targeting C&D programs and the city believes that these
- 10 new programs will -- the city will continue to make
- 11 progress to achieve 50 percent diversion mandates based on
- 12 these new programs.
- 13 Staff recommendation is the approval of 97/98
- 14 biennial review findings and recommend the city should be
- 15 taken off from the compliance order.
- 16 CHAIRPERSON MOULTON-PATTERSON: Okay.
- Mr. Eaton.
- 18 BOARD MEMBER EATON: The reason why I took this
- 19 off of consent is because I figure if we go through the
- 20 time and as someone has said make a black mark by putting
- 21 someone on the compliance order, we ought to have the
- 22 courtesy then to hear how well they have progressed in an
- 23 open hearing and not on a consent calendar as regarded to
- 24 the compliance. I think that's only fair.
- 25 If we sort of quote unquote maybe put a black

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- 1 mark on the community, then we ought to have enough to
- 2 hear what they have. I think that the city of East Palo
- 3 Alto is one of those examples, wherein they have taken it
- 4 upon themselves in recognizing the waste stream C&D and
- 5 actually gone beyond most jurisdictions by requiring waste
- 6 diversion as a condition of approval for a new
- 7 development.
- 8 I think this is real important as we go into the
- 9 2202 discussion that we actually understand what
- 10 communities are doing out there and how hard they've
- 11 tried. Now, they've probably, the City of East Palo Alto
- 12 had to do it under some duress because of a compliance
- 13 order. But when we have jurisdictions who come before us
- 14 and say you may not be able to do something and not doing
- 15 something, we can see the communities are out there, once
- 16 they have the ability to have some assistance and some
- 17 help, that the compliance order is not the big bad black
- 18 mark, but rather a helping tool, and that we ought to have
- 19 the courtesy to actually have them come through and
- 20 explain how they have done it, so that we can help other
- 21 jurisdictions and make helpful suggestions.
- 22 So that was my intent on basically pulling it
- 23 off. It was not really that I wasn't going to vote for
- 24 it, but actually for us to be able to have a discussion as
- 25 to what kind of constructive things have been done. And I

- 1 think giving them short shrift on the consent calendar is
- 2 not keeping with what they have been told originally.
- 3 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 4 Eaton.
- 5 BOARD MEMBER JONES: Madam Chair.
- 6 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones.
- 7 BOARD MEMBER JONES: I would like to move
- 8 adoption of resolution 2001-5, consideration of staff
- 9 recommendation regarding the successful completion of
- 10 compliance order IWMA BR99-24, consideration of staff
- 11 recommendation on the 97/98 biennial review for the SRE
- 12 and household hazardous elements for the city of East Palo
- 13 Alto.
- 14 BOARD MEMBER EATON: I'll second that.
- 15 CHAIRPERSON MOULTON-PATTERSON: Moved by Mr.
- 16 Jones, seconded by Mr. Eaton.
- 17 Please call the roll.
- 18 SECRETARY VILLA: Eaton?
- 19 BOARD MEMBER EATON: Aye.
- 20 SECRETARY VILLA: Jones?
- BOARD MEMBER JONES: Aye.
- 22 SECRETARY VILLA: Medina?
- BOARD MEMBER MEDINA: Aye.
- 24 SECRETARY VILLA: Paparian?
- 25 BOARD MEMBER PAPARIAN: Aye.

- 1 SECRETARY VILLA: Roberti?
- Moulton-Patterson?
- 3 CHAIRPERSON MOULTON-PATTERSON: Aye.
- 4 Okay, well go back to item number 10.
- 5 DEPUTY DIRECTOR SCHIAVO: Out of order there.
- 6 Item number 10 will be presented by Zane Poulson.
- 7 MS. POULSON: Good morning Chair and members of
- 8 the Board. Actually good afternoon, sorry.
- 9 I'm Zane Poulson with the Office of Local
- 10 Assistance. On January 27th, 1999 the Board issued the
- 11 city of Hawthorne a compliance order for failure to
- 12 satisfactorily implement programs listed in the city
- 13 source reduction and recycling element. The city of
- 14 Hawthorne and Board staff and the Office of Local
- 15 Assistance have worked together to develop an assistance
- 16 plan and work plan with specific programs and goals to
- 17 meet the conditions of the compliance order.
- In a report submitted to the Board on November
- 19 10th, 2000 the city has reported to the Board that they
- 20 have successfully met all conditions of the compliance
- 21 order. Therefore staff recommends the Board end the
- 22 city's compliance order.
- 23 In addition, Board staff have concluded their
- 24 biennial review of the City of Hawthorne's 1997 and 1998
- 25 annual reports and recommend that the Board accept the

- 1 1997/1998 biennial review findings. Charles Herbertson
- 2 from the City of Hawthorne is available if the Board has
- 3 any questions for the City.
- 4 This concludes staff presentation.
- 5 Are there any questions for staff?
- 6 CHAIRPERSON MOULTON-PATTERSON: Any questions?
- 7 Mr. Medina.
- 8 BOARD MEMBER MEDINA: I did have a question.
- 9 What was Hawthorne's diversion rate for the year 2000?
- 10 MR. POULSON: We don't have 2000 data yet. For
- 11 1999 the default diversion rate hasn't been approved yet,
- 12 but it was 46 percent.
- 13 CHAIRPERSON MOULTON-PATTERSON: Any other
- 14 questions?
- BOARD MEMBER JONES: Madam Chair.
- 16 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones.
- 17 BOARD MEMBER JONES: The long, long issue of
- 18 Hawthorne and all of its interested parties, it would be
- 19 my honor to move Resolution 2001-3, consideration of staff
- 20 recommendation on the successful completion of the
- 21 compliance order IWMA BR98-001 and consideration of 97/98
- 22 biennial review findings for the SRRE household hazardous
- 23 waste element for the City of Hawthorne.
- 24 CHAIRPERSON MOULTON-PATTERSON: I'll second.
- 25 Please substitute the previous roll call.

- 1 Okay, number 11, consideration of changing base
- 2 year 99/97 for Capitola.
- 3 DEPUTY DIRECTOR SCHIAVO: This item will be
- 4 presented by Terri Edwards.
- 5 MS. EDWARDS: Good afternoon, Madam Chair and
- 6 members of the Board. My name is Terri Edwards
- 7 representing the Office of Local Assistance. Item 11
- 8 includes a request from the City of Capitola in Santa Cruz
- 9 County to change their base year to 1999, recommend
- 10 biennial review findings and complete the compliance
- 11 record. No extrapolation was used to calculate diversion
- 12 and the amount of source reduction was approximately one
- 13 percent of generation.
- 14 This request is well documented and is generally
- 15 consistent with Board standards for accuracy. Therefore,
- 16 staff recommends the Board approve the request to change
- 17 the base year to 1999. Also, staff conducted the 1997/98
- 18 biennial review of the city's source reduction and
- 19 recycling element and household hazardous element using
- 20 the Board approved process.
- 21 The city reports that it has successfully
- 22 implemented source reduction and recycling programs and
- 23 household as hazardous waste collection programs.
- 24 Therefore, staff recommends that the Board accept the
- 25 1997/98 biennial review findings for the city of Capitola.

- 1 Finally the city has successfully completed all
- 2 requirements identified in its compliance order.
- 3 Therefore staff recommends adoption of Resolution number
- 4 2001-4.
- 5 This concludes my presentation. A representative
- 6 for the City is present to answer any questions.
- 7 CHAIRPERSON MOULTON-PATTERSON: Okay, thank you.
- 8 BOARD MEMBER EATON: I just have one question
- 9 that sparked my interest, because it was part of the
- 10 diversion group study group as well. For diversion,
- 11 again, we have, going back to material sent back to the
- 12 company headquarters distribution center or to another
- 13 party and that's somehow is source reduction, so I wish
- 14 that the city representative or consultant could explain
- 15 to me how when you get material from a company that's
- 16 franchised and you send it back that that's somehow source
- 17 reduction.
- 18 MR. WHITE: Mark White. I have to find that
- 19 spot.
- 20 BOARD MEMBER EATON: 11-14 of the last sentence.
- 21 MR. WHITE: Then I'll have to chase it back to
- 22 the number. Terri, do you have --
- BOARD MEMBER EATON: The company identified the
- 24 material that was sent to be diverted or sent to one of
- 25 the recyclers listed in the study. It was not counted.

- 1 Most often the material was sent back to the company
- 2 headquarters or the distribution center or to another
- 3 party. Remember that's a loop about like pallets or other
- 4 material that when you have the larger chain stores and
- 5 they send material out, they were counting material that
- 6 was sent back either because it didn't sell or it was
- 7 damaged or whatnot, and creative individuals are using
- 8 that as source reduction. Is that what's happening here?
- 9 MR. WHITE: Mr. Eaton, I do not have a direct
- 10 recollection of the specific item that we're talking
- 11 about, unfortunately. I'm sorry that I cannot answer your
- 12 question.
- BOARD MEMBER EATON: Perhaps staff can, they
- 14 worked it up.
- 15 CHAIRPERSON MOULTON-PATTERSON: While we're
- 16 waiting, Senator Roberti, do you have any ex partes?
- 17 BOARD MEMBER ROBERTI: No.
- 18 CHAIRPERSON MOULTON-PATTERSON: Please let the
- 19 record reflect that.
- 20 MS. WILLMON: Mr. Eaton, in reviewing all of the
- 21 different source reduction and business recycling
- 22 components that were in here, we were referring to the
- 23 foodbanks where the food was either sent back to a
- 24 distribution center and used in a food bank or it was --
- 25 well, actually it was food donations or food banks, which

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- 1 in that aspect would be the distribution center where it
- 2 would go to, something similar to loaves and fishes not
- 3 necessarily Loaves and Fishes, but in that jurisdiction it
- 4 would be something similar to that.
- 5 BOARD MEMBER EATON: Where would that show up on
- 6 the worksheet that was submitted by the consultants?
- 7 MR. WHITE: I believe that was probably in one of
- 8 the restaurants.
- 9 BOARD MEMBER EATON: I know we have weight
- 10 tickets on rubber. I'm trying to figure out what came
- 11 into the survey, because again as we look at Sheet 11-10
- 12 and we look at the diversion programs, we show that
- 13 commercial and residential programs of the diversion
- 14 accounted for 1,239 tons. And when we get to business,
- 15 that's all it says, business and location of data
- 16 consultant, we have 4,438. We're roughly, you know, four
- 17 times the amount.
- MS. WILLMON: On page 11-16, you have a listing
- 19 of all the different businesses where the commercial
- 20 source reduction and recycle was taken from. If you go
- 21 down the SIC group number, you will have food store and
- 22 I'm sorry that they're not identified better, but that was
- 23 due to proprietary information, SIC code 27 is a food
- 24 store. They have some food donations and reuse. Also the
- 25 general merchandising, for example, has 35.9 tons.

- 1 Actually, I'm sorry, that wasn't general
- 2 merchandise. It was the food store again.
- BOARD MEMBER EATON: Thirty-seven or 27?
- 4 MS. WILLMON: It's SIC Code 27, which the
- 5 category is a food store. You can look over --
- 6 BOARD MEMBER EATON: And I have .01 for total
- 7 recycling, total diversion 0.1. And then I have 117.19.
- 8 And I only have one, two, three, four of those SIC codes.
- 9 That doesn't seem to add up to 4,400.
- 10 MS. WILLMON: No, it doesn't. And I would have
- 11 to say that the statement in the staff's analysis was just
- 12 one example of all of the different -- we didn't list
- 13 every single thing in the staff analysis.
- If you'll look on the opposite page --
- 15 BOARD MEMBER EATON: You know what I'm trying to
- 16 get at. It seems to me then when you take that amount,
- 17 and I can't find the backup material, you know, what was
- 18 submitted by the consultants or what's in the staff, it's
- 19 either got to be extrapolated, which I'm told, at least
- 20 that it wasn't.
- 21 So I'm trying to find out where it is, because
- 22 there's got to be some backup data for when we make a vote
- 23 on these items that we have, so that we can make an
- 24 informed decision. So I'm just trying the figure out is
- 25 it the process? I'm not trying to be critical of you.

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- 1 I'm just trying to figure out each one of these as it
- 2 comes at us like, you know -- it's like we're going from
- 3 the American League to the National league in the way of
- 4 pitching, you know, they always have different strike
- 5 zones.
- 6 MS. WILLMON: You know what, also on this page
- 7 the end of it got cut off and so the opposite side is the
- 8 rest of the column, which I think would probably, if it
- 9 were matched up, on page 11-17 -- for the record my name
- 10 is Tabetha Willmon. I'm with the Office of Local
- 11 Assistance.
- 12 So on the following page it does list that it is
- 13 food donation and reuse. It should have been on the one
- 14 page. And as you can tell, we did try and make it as
- 15 small as possible to the point where it's hard to read,
- 16 but we ended up having to put it on the next page.
- 17 BOARD MEMBER EATON: I know that wasn't
- 18 malicious. Madam Chair, I've taken enough time. You know
- 19 how I feel, so I'm -- I know Capitola does have a good
- 20 Recycling program, but I just thought that this is being
- 21 presented -- I don't have any backup in terms of what was
- 22 being presented.
- MR. WHITE: We do not extrapolate anything.
- 24 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- Okay Mr. Paparian, you had a question.

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- 1 BOARD MEMBER PAPARIAN: Just a quick item. I
- 2 noticed on this one that staff did include the pounds
- 3 generated per person per day in the community. I wanted
- 4 to compliment you on that. I appreciate that information.
- 5 I hope that on some of the things in the future, we can
- 6 see that kind of breakdown. It helps me to kind of put in
- 7 perspective what their generation is and if it's at all
- 8 possible to do that with per person recycling as it will
- 9 at some point be possible to.
- Thanks.
- 11 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina.
- 12 BOARD MEMBER MEDINA: Madam Chair, again Board
- 13 members, Mr. Eaton's questions were all well taken and I
- 14 want to continue to look into that. I would, at this
- 15 time, like to move Resolution 2001-4, staff recommendation
- 16 to change the base year to 1999 for the previously
- 17 approved source reduction and recycling element in
- 18 consideration of the 97/98 biennial review findings for
- 19 the source reduction and recycling element of the
- 20 household hazardous waste element, and consideration of
- 21 completion of compliance order IWMA BR99-37 for the city
- 22 of Capitola, Santa Cruz County.
- BOARD MEMBER JONES: I'll second.
- 24 CHAIRPERSON MOULTON-PATTERSON: Motion by Mr.
- 25 Medina, seconded by Mr. Jones.

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1 Call the roll.
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- 2 SECRETARY VILLA: Eaton?
- 3 JONES?
- 4 BOARD MEMBER JONES: Aye.
- 5 SECRETARY VILLA: Medina?
- 6 BOARD MEMBER MEDINA: Aye.
- 7 SECRETARY VILLA: Paparian?
- 8 BOARD MEMBER PAPARIAN: Aye.
- 9 SECRETARY VILLA: Roberti?
- 10 BOARD MEMBER ROBERTI: --
- 11 Moulton-Patterson?
- 12 CHAIRPERSON MOULTON-PATTERSON: Aye.
- 13 Agenda Item number 13, Consideration of
- 14 Procedures for Annual Reports and Proposed Compliance
- 15 Orders, SB 2202.
- DEPUTY DIRECTOR SCHIAVO: SB 2202 includes a lot
- 17 of language that proposes potential changes to SB 939 --
- 18 AB 939, sorry, I'm tired. It includes language that
- 19 maintains the 50 percent goal essentially forever, at this
- 20 point in time, where before it would have terminated at
- 21 the year 2000 or after the SB 1066 program would have
- 22 terminated. It includes language that requires the Board
- 23 to develop a study for the Legislature that's due January
- 24 1st, 2002.
- 25 And as such, the Board staff is going to be

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- 1 conducting some initial workshops, one in Sacramento on
- 2 the 25th of this month and then another one in Diamond Bar
- 3 in Southern California on the 31st of the month. And
- 4 we'll be giving the Board updates as we progress through
- 5 that process.
- 6 In addition, SB 2202 contains language for
- 7 notifying jurisdictions on the progress and implementing,
- 8 you know, their biennial review reports and the status of
- 9 those reports and additional information the Board needs
- 10 as well as process information regarding the compliance
- 11 order process itself.
- 12 And Cara Morgan will go ahead and make the
- 13 presentation on that.
- 14 MS. MORGAN: Cara Morgan, Office of Local
- 15 Assistance. The purpose of this agenda item is for the
- 16 Board to consider proposed procedures relating to the
- 17 implementation of SB 2202. PRC Section 41821 was amended
- 18 to require the Board to develop procedures for requiring
- 19 additional information from a jurisdiction concerning its
- 20 annual report.
- 21 Statute now requires the Board to notify a
- 22 jurisdiction of any additional information required no
- 23 later than 120 days after the Board receives the annual
- 24 report from the jurisdiction.
- 25 The Board is also required to adopt procedures

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- 1 for conferring with a jurisdiction regarding the
- 2 implementation of the diversion program or changes to a
- 3 jurisdiction's calculation of its annual disposal
- 4 reduction rate.
- 5 Within 120 days upon receiving jurisdictions
- 6 annual reports, the Board will send written notification
- 7 to the jurisdictions to indicate receipt and complete of
- 8 the report, which will include detailed instructions on
- 9 what additional information or corrected information is
- 10 needed to complete the review of the annual report. Staff
- 11 anticipates that there will be a number of jurisdiction
- 12 specific issues which cannot cease or quickly be resolved.
- 13 In those cases, staff may need to confer with the
- 14 jurisdiction regarding the implementation of a diversion
- 15 program or changes to a jurisdiction's calculation of its
- 16 annual disposal reduction.
- 17 In these instances, staff will contact the
- 18 jurisdiction to schedule a site visit to collaborate with
- 19 the jurisdiction on providing any necessary technical
- 20 assistance. Upon completing the initial annual report
- 21 review, staff will send a final letter discussing the
- 22 results of the calculation of the jurisdiction's annual
- 23 disposal reduction rate, as well as the report on program
- 24 implementation recorded in the Board's Planning Annual
- 25 Report Information System or PARIS.

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- 1 The jurisdiction will be asked to verify and
- 2 confirm that the information is correct and to respond to
- 3 staff in a timely manner. The Board is currently also
- 4 working on improving the annual reporting system to
- 5 increase efficiency for both staff and jurisdictions. The
- 6 Board is planning on implementing an on-line filing system
- 7 for annual reports for the year 2000, which we believe
- 8 will significantly reduce both staff and jurisdiction's
- 9 time spent on developing the annual report.
- These procedures are intended to ensure timely
- 11 review and response to each jurisdiction that submits its
- 12 required annual report to the Board. By receiving a
- 13 timely response from the Board to an annual report, a
- 14 jurisdiction will be able to address any issues and have
- 15 adequate opportunity to request assistance from the Board
- 16 prior to the Board's completion of the corresponding
- 17 biennial review.
- 18 SB 2202 also amended PRC Section 41825 by
- 19 requiring the Board to confer with the jurisdiction
- 20 regarding conditions relating to a proposed order of
- 21 consent with the first meeting occurring not less than 60
- 22 days before issuing a notice of intent to issue an order
- 23 of compliance and to issue a notice of intent to issue an
- 24 order of compliance not less than 30 days before the Board
- 25 holds a hearing to issue that notice.

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1 In response to these new statutory mandates, the

- 2 proposed procedures for issuing a compliance order will
- 3 address the initial communication with each jurisdiction
- 4 to identify issues and the notice of intent to issue that
- 5 compliance order.
- 6 If after conducting a biennial review, staff
- 7 determines a jurisdiction has not made adequate progress
- 8 in implementing its SRRE and HHWE, staff will send a
- 9 letter to the jurisdiction identifying specific
- 10 deficiencies regarding the jurisdiction's implementation
- 11 of their plan. Staff will include in the letter a request
- 12 to meet with the jurisdiction to discuss conditions
- 13 relating to a proposed Order of Compliance and to identify
- 14 potential solutions.
- The purpose of the meeting with the jurisdiction
- 16 will also be to identify any need for technical assistance
- 17 and to identify and agree upon the time needed by the
- 18 jurisdiction to address the deficiency.
- 19 Staff will work collaboratively with the
- 20 jurisdiction to provide needed technical assistance and
- 21 will monitor the jurisdiction's progress in addressing the
- 22 deficiency. That first meeting with the jurisdiction
- 23 shall occur not less than 60 days before issuing a Notice
- 24 of Intent.
- 25 If after the meeting with the jurisdiction, staff

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- 1 still believes that an Order of Compliance is necessary, a
- 2 letter will be sent at least 30 days prior to the Board
- 3 meeting to notify the noncomplying jurisdiction of the
- 4 Board's intent to issue a compliance order.
- 5 Staff is proposing that the Notice of Intent
- 6 contain several Components. First of all, the Notice of
- 7 Intent will include proposed actions that Board staff
- 8 recommends as necessary for the jurisdiction to complete
- 9 or implement their plan, and it will also include the
- 10 proposed staff recommendations to the Board. It will also
- 11 include the Board's staff person contact information so
- 12 that the jurisdiction can contact Board staff to resolve
- 13 any deficiencies prior the Board meeting.
- 14 The notice will also request the jurisdiction to
- 15 identify any need for technical assistance and the steps
- 16 that they can do to resolve any outstanding issues. There
- 17 will also be included basic information which will be
- 18 information about the right of the jurisdiction to appear
- 19 at the hearing and to submit information into the record.
- 20 Also included, will be the opportunity for the
- 21 jurisdiction to provide an explanation as to why the
- 22 jurisdiction thinks the compliance order is not merited,
- 23 and steps that the jurisdiction will take to resolve the
- 24 issue.
- 25 Staff is proposing to serve the Notice of Intent

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- 1 upon the Mayor or the Chairman of the Board of Supervisors
- 2 for the noncomplying jurisdiction. Also, the Integrated
- 3 Waste Management program staff contact for the
- 4 jurisdiction will receive a copy of the Notice of Intent.
- 5 Regarding fulfilling the compliance order, upon
- 6 issuance of a compliance order, staff will continue to
- 7 work closely with the jurisdiction to assist them in
- 8 coming into compliance. Continuing the stepwise approach
- 9 for compliance demonstrates the Board's commitment to
- 10 supporting compliance with the Integrated Waste Management
- 11 Act.
- 12 Staff is recommending the Board approve the
- 13 proposed procedures. And in conclusion, I would like to
- 14 say that in developing these procedures we did seek
- 15 feedback from local jurisdictions and also the League of
- 16 Cities.
- 17 That concludes staff's presentation.
- 18 CHAIRPERSON MOULTON-PATTERSON: Thank you. Any
- 19 questions before our speakers?
- 20 Yvonne Hunter.
- 21 MS. HUNTER: Madam Chair and members, Yvonne
- 22 Hunter with the League of California Cities. We were the
- 23 sponsor of SB 2202. We want to thank the Board members
- 24 for dealing with this issue so quickly, and implementing
- 25 it.

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- 1 I did work with Board staff to tinker with their
- 2 draft proposals so that they were clear and reflected the
- 3 spirit and the intent of the law. I think they did a
- 4 great job and I'm just here to say thank you.
- 5 CHAIRPERSON MOULTON-PATTERSON: Thank you, Ms.
- 6 Hunter.
- 7 Mike Mohajer.
- 8 MR. MOHAJER: Good afternoon, Madam Chair. My
- 9 name is Mike Mohajer and I'm representing the Los Angeles
- 10 County Integrated Waste Management Task Force.
- 11 I'd also like, as Yvonne mentioned, I want to
- 12 thank the staff for putting the report together, but one
- 13 item I was not, as far as seeking input from the local
- 14 government, I wasn't -- I did not know anybody that is
- 15 involved with our task force and myself being contacted
- 16 about putting the proposed procedures together.
- I basically have the three items that I'd like to
- 18 discuss. The first one of them goes back to the intent of
- 19 the -- and the justification and the reasoning for why the
- 20 120 days was placed into the law. If you would recall for
- 21 some of the previous Board members, the annual report for
- 22 1995 was -- really didn't get reviewed till '97 and part
- 23 of '98. And that developed a difficulty for the city and
- 24 the county where the staff -- raised for the staff because
- 25 of certain information which was too late and we could not

- 1 prepare those records because of it being such a late
- 2 date.
- 3 So this legislation, that's why we're here
- 4 specifically. Now, it says that the Board shall adopt
- 5 procedures for requiring additional information in a
- 6 jurisdiction's annual report. It shall require the Board
- 7 to notify a jurisdiction of any additional required
- 8 information, any additional required information no later
- 9 than 120 days after the Board receives the report.
- 10 This is the specific language of the law that I
- 11 am reading, that's for 41821E. But the staff report on
- 12 page 13-3, the first paragraph under proposed procedures,
- 13 the first sentence reads, "Within 120 days upon receiving
- 14 the jurisdiction's annual report, the Board shall send
- 15 written notification to the jurisdictions to indicate
- 16 receipt and completeness of the report."
- 17 This is where our local task force had a
- 18 difficulty to understand. Now, Ms. Morgan, as a part of
- 19 her presentation, she specifically indicated that this
- 20 notice will include detailed analysis and additional
- 21 information that is required. That is not in this, but if
- 22 the record shows that that's what the intent is, and it
- 23 will be included then that issue will be resolved.
- 24 There's no problem with that.
- 25 The second item that I want to discuss, it goes

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- 1 into the -- on page 13-4 under the item Notice of Intent
- 2 to issue a compliance order. Now, legislation is
- 3 required. This is a new paragraph under the SB 2202, and
- 4 that's Section 41825 small c, capital C parenthesis 3.
- 5 This says, "Before the Board issues a Notice of Order of
- 6 Compliance, the Board shall consider any information
- 7 provided pursuant to subdivision C of section 41821 with
- 8 the proposed assurance of an Order of Compliance involving
- 9 changes to a jurisdiction of annual disposal reduction."
- 10 And if you go back to that Section 41821C, it has
- 11 a list of the additional items that the jurisdiction may
- 12 provide to the Board. And now this particular subsection
- 13 that I was referring, I just read, requires the Board to
- 14 consider those items as a part of their consideration
- 15 prior to the issuance of the Compliance Order.
- So I would like to see that they add a staff
- 17 report as a part of their review and discussion with the
- 18 city or the county that it is going to be placed under a
- 19 Notice of Compliance to also consider those. So that was
- 20 the second item.
- 21 The third item, when we make a reference
- 22 notifying the Board of Supervisors the Chair of the Board
- 23 of Supervisors or the City Mayor is applicable and also
- 24 the Staff, I would expand one more person to be listed,
- 25 and that would be the City Managers or the Chief

- 1 Administrative Officer of the appropriate counties as it
- 2 may be.
- 3 So with that mention, I would appreciate it if
- 4 you would consider the promise of a task force and the
- 5 letter from the task force provided. You should have a
- 6 copy that was provided a little while ago.
- 7 I'll be more than happy to answer questions,
- 8 otherwise I'll go back to my seat.
- 9 CHAIRPERSON MOULTON-PATTERSON: I just have one
- 10 question just for clarification. So you want in addition
- 11 to each Mayor, you want the City Manager also?
- MR. MOHAJER: Right, because, for example, I'm
- 13 just looking in Los Angeles County, you sent a notice to
- 14 the Chair of the Board of Supervisors. In this case now
- 15 he is the Mayor of the Board of Supervisors. It's, by the
- 16 time it goes through the chain of command, if it ever
- 17 makes it, it really doesn't get that far.
- 18 So it would be Chief Administrative Officer would
- 19 be like executive director of your Board. It really --
- 20 this is the bureaucrat that makes the movement -- so I'm
- 21 just adding in addition to add that person also, so it
- 22 would be in charge. Any comments from staff?
- DEPUTY DIRECTOR SCHIAVO: Yeah, that would be
- 24 fine.
- 25 CHAIRPERSON MOULTON-PATTERSON: I don't think we

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1 have any problems with your suggestions.
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- Okay. Any comments from Board members?
- 3 Questions?
- 4 Motions?
- 5 BOARD MEMBER JONES: Madam Chair?
- 6 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones.
- 7 BOARD MEMBER JONES: I will move adoption of
- 8 Resolution 2001-7, consideration of procedures for annual
- 9 reports and proposed compliance orders SB 2202 to include
- 10 adding in City Managers and add officers. I think that
- 11 was the only addition, right.
- 12 CHAIRPERSON MOULTON-PATTERSON: Okay.
- BOARD MEMBER MEDINA: Second.
- 14 CHAIRPERSON MOULTON-PATTERSON: Motion by Mr.
- 15 Jones, seconded by bid Mr. Medina.
- 16 Please call the roll.
- 17 SECRETARY VILLA: Eaton?
- BOARD MEMBER EATON: Aye.
- 19 SECRETARY VILLA: Jones?
- BOARD MEMBER JONES: Aye.
- 21 SECRETARY VILLA: Medina?
- 22 BOARD MEMBER MEDINA: Aye.
- 23 SECRETARY VILLA: Paparian?
- 24 BOARD MEMBER PAPARIAN: Aye.
- 25 SECRETARY VILLA: Roberti?

- 1 BOARD MEMBER ROBERTI: Aye.
- 2 SECRETARY VILLA: Moulton-Patterson?
- 3 CHAIRPERSON MOULTON-PATTERSON: Aye.
- 4 Thank you.
- 5 At this time, we'll now go back to our continued
- 6 items. Number 3, consideration of the revised solid waste
- 7 facility permit for the Highway 59 disposal site, Merced
- 8 County.
- 9 DEPUTY DIRECTOR NAUMAN: Good afternoon, Madam
- 10 Chair and Board members, Julie Nauman, permitting and
- 11 enforcement division. You will recall this item was on
- 12 your agenda at your December 12th meeting and at that time
- 13 was continued to this meeting. You have, I believe,
- 14 delivered to you a couple of days ago a revised agenda
- 15 item. And I believe there are copies in the back for the
- 16 public.
- 17 And in that, we've indicated, via strikeout and
- 18 underlining, changes in the item from what you saw at the
- 19 December meeting. And maybe the changes is to reflect our
- 20 receipt of a revised permit on December 11th of last year.
- 21 With that introduction, I'll turn it over to
- 22 Jennifer Kiger to make the presentation.
- MS. KIGER: Item 3 regards the consideration of
- 24 the revised solid waste facility permit, the Highway 59,
- 25 just Merced County. With your permission, I'll quickly go

- 1 through the proposed changes. The Highway 59 disposal
- 2 site is owned by the county of Merced and operated by
- 3 Merced County, Department of Public Works. The revised
- 4 permit is for the operation that will be existing in a
- 5 class three landfill located on 174.97 acres.
- 6 The proposed permit will include the following
- 7 changes, the addition of 434.73 acres for lateral
- 8 expansion and construction of a new waste management unit.
- 9 This will increase the permitted disposal footprint from
- 10 115 acres to 255 acres.
- 11 The total acreage will increase from 174.97 acres
- 12 to 609.7 acres. The permit designates a maximum elevation
- 13 of 36 mean sea level, a maximum elevation. And that's a
- 14 maximum depth of 175 feet mean sea level for basics of the
- 15 new expansion area.
- The elevation of depth for the existing waste
- 17 management unit will not change. This represents an
- 18 increase in design capacity from 6.5 million cubic yards
- 19 to 30,012,352 cubic yards. The proposed permit will
- 20 increase the permitted daily tonnage of 900 tons per day
- 21 to a peak 1,500 tons per day with a maximum daily average
- 22 not to exceed 900 tons per day based on the monthly
- 23 average.
- 24 An increase in the permitted vehicles from 200
- 25 vehicles per day to 554 vehicles and an increase in the

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- 1 permit operating hours from 7:00 a.m. to 4:00 p.m., and
- 2 11:00 p.m. to 7:00 a.m. the following day to 24 hours per
- 3 day, excluding Thanksgiving, Christmas, New Years day.
- 4 And the closure date will change from 2010 to 2030.
- 5 Staff reviewed the proposed permits supporting
- 6 documentation and have found it meets most of the
- 7 following requirements listed on page four of this item.
- 8 First, conformance. Highway 59 disposal site new
- 9 property boundaries were identified in the Merced County
- 10 siting element. Therefore the facility is in conformance
- 11 with PRC 50001 At the time that the item was originally
- 12 prepared, staff had not analyzed the environmental
- 13 documentation. Staff has since conducted the analysis,
- 14 requested clarifying and additional information from the
- 15 LEA and the operator and you found that the CEQA
- 16 documentation is adequate.
- 17 The closure, post-closure maintenance plan has
- 18 been -- funding for the closure, post-closure maintenance
- 19 has been found adequate by The Board's Financial
- 20 Assurance's Section. The county has also demonstrated
- 21 acceptable evidence of operating liability coverage.
- 22 At the time that the agenda item was prepared,
- 23 the adequacy of the report disposal site information was
- 24 yet to be determined. Staff has since conducted a review,
- 25 requested additional and clarifying information from the

- 1 LEA and the operator and have now found the RD site
- 2 complete.
- 3 Staff conducted a pre-permit inspection of the
- 4 facility, consistent with the statement of minimum
- 5 standards, on December 6th, 2000. Staff found one
- 6 violation of statement of standards, which is Title 27,
- 7 section 2919.5, explosive gases. Staff was also concerned
- 8 with an area of inadequate intermediate cover found during
- 9 the inspection. The operator has since corrected the
- 10 intermediate cover problem, which was verified --
- 11 BOARD MEMBER ROBERTI: I just didn't understand.
- 12 MS. KIGER: It was the concern with an area of
- 13 intermediate cover.
- 14 BOARD MEMBER ROBERTI: Intermediate cover, okay.
- MS. KIGER: The operator has since corrected the
- 16 intermediate cover problem, which was verified with a
- 17 follow-up visit to the site by Board staff on December
- 18 11th, 2000.
- 19 The facility is currently listed on the inventory
- 20 for facilities that violate statement of standards for
- 21 explosive gas violations. The corrective action ordered
- 22 was issued by the LEA on October 27th, 2000, that states
- 23 that the landfill must achieve compliance by April 1st,
- 24 2001.
- 25 In conclusion, if the Board finds the facility to

- 1 be consistent with State minimum standards, the Board
- 2 staff will recommend concurrence and the Adoption of
- 3 Resolution 2001-29 and the issuance of Solid Waste
- 4 Facility Permit number 24-AA-0001.
- 5 Mr. Jeff Palsgaard representing the Local
- 6 Enforcement Agency and Mr. Scott Johnston representing the
- 7 operator are present to answer any questions you may have.
- 8 That concludes staff presentation.
- 9 Do you have any questions?
- 10 CHAIRPERSON MOULTON-PATTERSON: Thank you. We
- 11 have a number of speakers. Any questions from the Board
- 12 before I begin calling speakers?
- 13 Seeing none, Jeff Palsgaard, did you wish to
- 14 speak or were you just available for questions?
- MR. PALSGAARD: Just very briefly. As the Board
- 16 members are aware, my name is Jeff Palsgaard, Merced
- 17 County Environmental Health, the LEA for Merced County.
- 18 The Court issue with this application is the
- 19 correction of the explosive gas violation notice that we
- 20 have given the operator. The operator has chosen to
- 21 correct the problem by the expansion of landfill gas, the
- 22 landfill boundaries and the construction of a gas
- 23 collection system.
- 24 The operator has applied to the air pollution
- 25 control district for the authority to construct for the

- 1 gas collection system and compliance with all the air
- 2 quality rules and regulations that the air district
- 3 regulates the landfill.
- 4 The operator has also met the requirements of the
- 5 US Fish and Wildlife Service for the expansion of the
- 6 landfill site and has established an area for protection
- 7 that the US Fish and Wildlife Service has agreed to and
- 8 reviewed.
- 9 BOARD MEMBER ROBERTI: Madam Chair?
- 10 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti.
- 11 BOARD MEMBER ROBERTI: You have a proposal for, I
- 12 guess, burning off the gas, mitigating the gas. Is that
- 13 reflected in the request for the use permit?
- MR. PALSGAARD: It's reflected the Notice and
- 15 Order.
- BOARD MEMBER ROBERTI: I don't quite understand
- 17 that.
- 18 MR. PALSGAARD: No, it's not reflected in the
- 19 permit.
- 20 BOARD MEMBER ROBERTI: It's not reflected in the
- 21 permit. So you're saying we should just sort of take
- 22 notice of it or what?
- 23 MR. PALSGAARD: I'm saying that's what's
- 24 happening, that the operator has applied for an authority
- 25 to construct, for the south property line to correct the

- 1 landfill gas problem.
- BOARD MEMBER ROBERTI: I understand that. Now,
- 3 why isn't it in the permit request?
- 4 MR. de BIE: Senator, Roberti, maybe I can help.
- 5 Mark de Bie with the permitting and inspection branch.
- 6 Information such as what kinds of control systems they
- 7 have, be it for leachate or gas or drainage are typically
- 8 found in the technical document that supports the permit
- 9 itself.
- 10 A narrow view of the permit is just, you know,
- 11 the four or five pages that contain the description of the
- 12 facility, the terms and conditions of the findings. But
- 13 there is a whole other document, the Report of Disposal
- 14 Site Information that supports that, and is linked to the
- 15 permit by a reference in the permit.
- 16 That is the document that contains a description
- 17 of the proposed control system. So not directly in the
- 18 permit will you find description of the gas control system
- 19 that's being proposed, but it would be in the supporting
- 20 documentation.
- 21 BOARD MEMBER ROBERTI: Thank you.
- 22 MR. PALSGAARD: And in conclusion, the Notice of
- 23 Order has been issued as the staff indicated. The
- 24 compliance date for that Notice and Order is April 1st.
- 25 And we hope by the concurrence of the Board with this

- 1 permit that the operator and landfill will be in
- 2 compliance with all the State minimum standards.
- 3 Thank you.
- 4 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 5 BOARD MEMBER PAPARIAN: May I ask a couple of
- 6 questions?
- 7 CHAIRPERSON MOULTON-PATTERSON: Certainly, Mr.
- 8 Paparian.
- 9 BOARD MEMBER PAPARIAN: Could you help refresh my
- 10 memory. Last month we went over and we had maps of the
- 11 facility. I believe there were landfill gas problems on
- 12 three of the four sides of the facilities, if I remember,
- 13 was the south and east sides of the facility.
- MR. PALSGAARD: That's correct. And the
- 15 operator's consultant does have those maps and possibly
- 16 could refresh better with the maps, better than I could
- 17 explain them to you.
- 18 BOARD MEMBER PAPARIAN: Let me get to my next
- 19 question. I think you just said that the mitigation is on
- 20 the south side. I thought last month it was on the north
- 21 side or am I mistaken?
- 22 MR. PALSGAARD: It is the south side. The
- 23 expansion area is to the north.
- 24 BOARD MEMBER PAPARIAN: The expansion area is to
- 25 the north, but the mitigation is on the south. The east

- 1 and north where there are landfill gas problems then would
- 2 not have any mitigation associated with it other than the
- 3 expansion of the boundaries.
- 4 MR. PALSGAARD: That's correct.
- 5 BOARD MEMBER PAPARIAN: What type of readings are
- 6 you getting on the east and north sides?
- 7 DEPUTY DIRECTOR NAUMAN: Do you have that
- 8 information, the most recent landfill gas?
- 9 MR. LAWRIE: We've gone as high as seventy
- 10 percent on the north side, Jerry Lawrie, waste manager,
- 11 and 70 percent on south side.
- 12 BOARD MEMBER PAPARIAN: And then on the east
- 13 side?
- MR. LAWRIE: None of the east side wells have
- 15 shown gas.
- BOARD MEMBER PAPARIAN: I seem to recollect there
- 17 was some issue on the east side or is there no issue on
- 18 the east side.
- 19 MR. PALSGAARD: The landfill boundaries are
- 20 increasing on the east side.
- 21 BOARD MEMBER PAPARIAN: Right. And I thought
- 22 there was a landfill gas issue or is it just up near the
- 23 corner by the east side?
- MR. LAWRIE: It's the northeast corner.
- BOARD MEMBER PAPARIAN: Okay.

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- 1 MR. LAWRIE: But none of the eastside wells are
- 2 positive for methane.
- 3 BOARD MEMBER PAPARIAN: And how many wells on the
- 4 north side are showing, was it one well showing 70 percent
- 5 or were several wells showing readings?
- 6 MR. LAWRIE: Three.
- 7 CHAIRPERSON MOULTON-PATTERSON: Could you speak
- 8 into the microphone for our court reporter.
- 9 Thank you.
- 10 MR. LAWRIE: Three wells on the north side.
- 11 BOARD MEMBER PAPARIAN: And were the -- oh, the
- 12 LEA stepped down. But are you planning any action to deal
- 13 with the 70 percent or with the landfill gas on the north
- 14 side?
- MR. PALSGAARD: Not at the present time.
- BOARD MEMBER PAPARIAN: Are there any options you
- 17 might have available to deal with that do you think or no?
- 18 MR. PALSGAARD: I believe, and you'd have to
- 19 confirm this with the operator, but I believe at some
- 20 point in the future there will be a gas collection system
- 21 on the north boundary property line. There are no
- 22 immediate plans for that.
- 23 BOARD MEMBER PAPARIAN: Would that be as a result
- 24 of an order from you or as a result of voluntary action of
- 25 the operator?

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- 1 MR. PALSGAARD: I don't believe it would be an
- 2 order from us unless there was a five percent methane gas
- 3 explosive violation at the property line to the north.
- 4 BOARD MEMBER PAPARIAN: By moving the property
- 5 line, you are not -- presumably there would not be.
- 6 MR. PALSGAARD: That's correct.
- 7 MR. de BIE: Mr. Paparian, it's our understanding
- 8 that the Air District has an interest in Highway 59
- 9 because of the Clean Air Act requirements. And so I
- 10 believe eventually, because of the Clean Air requirements,
- 11 the site will be required to put in a more comprehensive
- 12 gas control system because of those indications.
- 13 So the LEA is, again, dealing with landfill
- 14 migration, sub-surface migration. And Mr. Palsgaard is
- 15 indicating that they don't plan to take any action
- 16 relative to the sub-surface migration because they're,
- 17 with this permit, expanding the boundary, and the
- 18 sub-surface migration issues would go away.
- 19 But the Air District has an interest in this site
- 20 for direct air emissions. And because of that, there will
- 21 be requirements in the future to put in a more
- 22 comprehensive control system.
- 23 BOARD MEMBER PAPARIAN: So at some point, the Air
- 24 District requirements kick in is what you're saying. Are
- 25 there air emissions right now?

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1 MR. de BIE: Most landfills have some level of
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- 2 gas air emissions. And I don't have -- and I know there's
- 3 the operator's consultants in the room and they can give
- 4 you the details. But basically the Air District's rules
- 5 are based on calculations of capacity and volume at the
- 6 site.
- 7 And when you reach a certain threshold, certain
- 8 things are required. So it's how much waste is in place
- 9 is a factor. And I think that is related to the potential
- 10 for X amount of emissions to the atmosphere.
- 11 BOARD MEMBER PAPARIAN: Are you aware of any
- 12 other situations elsewhere in the state where either the
- 13 LEA or the Waste Board have sought additional mitigation
- 14 of landfill gas problems before an and district steps in?
- MR. de BIE: Whenever a situation includes
- 16 sub-surface gas migration beyond the boundary, the
- 17 permitted boundary of the facility, the LEA, with the
- 18 assistance of Board staff, have stepped in in that
- 19 situation.
- We have not, in the past, stepped in when there
- 21 was just an air emission issue. It's only when there's a
- 22 sub-surface migration issue, and that's because of the
- 23 regulatory structure from Subtitle D incorporated in our
- 24 regulations speak to five percent at the boundary.
- 25 BOARD MEMBER PAPARIAN: Okay. Other than the

- 1 permit that we voted on last month, the Billy Wright
- 2 permit, it's my recollection that we were told by staff
- 3 that there had never been, before that permit, an
- 4 expansion of a boundary to deal with landfill gas problems
- 5 without associated mitigation.
- 6 MR. dE BIE: That's staff's assessment is that
- 7 there's always been -- if there has been an expansion of
- 8 the boundary, there's always been a control system
- 9 involved. The one that is on our matrix is the long-term
- 10 violation policy and it's I believe is the one in -- I'm
- 11 floundering now, Madera county now, I believe it was,
- 12 where there was an expansion of the landfill boundary, but
- 13 that was not the control mechanism, the corrective action
- 14 for landfill gas. There was an actual control system that
- 15 was being designed to mitigate that.
- 16 BOARD MEMBER PAPARIAN: So, again, other than the
- 17 permit we voted on last month, if we voted on this one,
- 18 we're in the interesting situation where there are
- 19 violations on two sides of the facility, the north side
- 20 and the south side. And if we presume that the south side
- 21 mitigation is somehow enforceable with the description
- 22 that the LEA has given us, we still have the situation
- 23 where we would be voting on an expansion on the north side
- 24 without associated mitigation of that problem.
- MR. de BIE: That's a key difference between

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- 1 permits that the Board has voted on in the past, is that
- 2 there's no direct mitigation for gas migration on the
- 3 north side. The only solution that's being proposed is
- 4 this permit within the expanded boundary.
- 5 BOARD MEMBER PAPARIAN: Now, back to the LEA, did
- 6 you consider requiring some mitigation on the north side
- 7 as part of the permit requirements or did you feel that
- 8 that just wasn't necessary?
- 9 MR. PALSGAARD: We did not feel that was
- 10 necessary because this is the area that landfill is going
- 11 to be expanding into. The county would be owning the
- 12 property, but there were no issues that we were aware of
- 13 that this would be impacting. The five percent methane
- 14 gas and the boundary would not be an issue, because the
- 15 boundary was changing, there were no explicit gas issues
- 16 involved.
- 17 Eventually we knew that the landfill operator
- 18 would have to be putting in the gas collection system in
- 19 order to comply with subtitle D requirement. So at this
- 20 present time, we did not feel it necessary to require a
- 21 gas collection system to the north, nor did we have the
- 22 authority to require that.
- 23 BOARD MEMBER PAPARIAN: I'm sorry you --
- 24 MR. PALSGAARD: Nor did we have the authority to
- 25 require that.

- 1 BOARD MEMBER PAPARIAN: Let me just ask our
- 2 staff, is that right, you believe they didn't have the
- 3 authority to require mitigation on the north side?
- 4 MR. de BIE: I believe they had the authority to
- 5 require that, yes. I want to make --
- 6 BOARD MEMBER JONES: To require what?
- 7 MR. de BIE: To require some sort of mitigation
- 8 for gas on the other side.
- 9 BOARD MEMBER JONES: As opposed to the expansion
- 10 that there was a Board approved mechanism?
- 11 MR. de BIE: I think the LEA has the capability
- 12 to approve or disapprove a proposed mitigation plan that's
- 13 submitted to them by the operator based on their
- 14 assessment.
- 15 BOARD MEMBER JONES: Right, and they approved the
- 16 expansion of the landfill.
- 17 MR. de BIE: Right, but they could have
- 18 disapproved that and required something different. They
- 19 could have.
- 20 BOARD MEMBER JONES: They could have, but they
- 21 didn't.
- MR. de BIE: The question was could they and I
- 23 said yes, they could have.
- 24 BOARD MEMBER PAPARIAN: That was my question.
- 25 MR. de BIE: I do want to point out, though, that

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- 1 in this case with Highway 59 as Mr. Palsgaard indicated,
- 2 there is landfill operations to occur in the north, so
- 3 they're not buying a buffer and it's just going the sit
- 4 there. They will be putting in cells and placing in waste
- 5 in that. So it will become a disturbed landfill
- 6 operational area. It's not a true buffer for landfill
- 7 gas, so they will be utilizing that area.
- 8 BOARD MEMBER ROBERTI: Just to make that clear to
- 9 follow on Mr. Paparian's comments, the gas can migrate
- 10 into the north. It can be in excess of five percent,
- 11 which is there to protect against gas migration
- 12 explosions. And there's no mitigation on the north end.
- 13 MR. dE BIE: That's correct, but keep in mind,
- 14 again, that they will be putting waste there. It's not --
- 15 BOARD MEMBER ROBERTI: Why should that be a
- 16 conflict?
- MR. de BIE: For example, if there had not been
- 18 gas at the boundary prior to this and they came in for a
- 19 permit revision to expand their permitted disposal area,
- 20 that may have been acted on by the Board and approved,
- 21 perhaps. Later, there might have been gas noted at the
- 22 current, the old boundary, but since it was just migrating
- 23 within the permitted boundary active landfill, the
- 24 regulations would not have kicked in unless there was gas
- 25 noted on an on-site structure, and there's always gas

- 1 within waste.
- BOARD MEMBER ROBERTI: But the -- even with that,
- 3 we could be -- we are in violation or could be in
- 4 violation of the five percent limitation at the north
- 5 boundary.
- 6 MR. dE BRIE: With this permit, the boundary
- 7 would be redrawn and the proposed boundary would not have
- 8 five percent at that boundary.
- 9 BOARD MEMBER ROBERTI: Even at the north?
- 10 MR. de BIE: At the new north end. It would not
- 11 have dispersed between the old boundary and the new
- 12 boundary, there's proposals to put in new waste calls.
- 13 CHAIRPERSON MOULTON-PATTERSON: John Boss.
- 14 If you want these in a particular order, you have
- 15 to let me know.
- 16 Scott Johnston, would you like to be next?
- 17 MR. JOHNSTON: Yes, if I could, please. Madam
- 18 Chairman, members of the Board, Scott Johnston. I'm
- 19 Deputy Director of Public Works. And I'd like to maybe
- 20 clarify a few issues regarding this particular
- 21 application.
- One of the things that, you know, needs to be
- 23 clarified, I believe, is that when we began this journey
- 24 to expand the landfill boundaries, this happened, you
- 25 know, discussions started in 1989. When AB 939 came out,

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- 1 you needed 15 years worth of landfill capacity. We needed
- 2 it to gain capacity.
- 3 We started a program in '93. A study was
- 4 completed to determine which approach was necessary. It
- 5 was decided by that report that expanding the Highway 59
- 6 facility was in the best interests of Merced county.
- 7 At that point in time an Environmental Impact
- 8 Report was undertaken and in July of 1996 that
- 9 Environmental Impact Report was completed. The Notice of
- 10 Violation of Landfill Gas on the north side didn't occur
- 11 until May of 1996.
- 12 So we had already started the process to expand
- 13 the boundaries. It's kind of hard to see, maybe Jerry
- 14 will point it out, but the boundaries go all the way up to
- 15 a green area, follow along the state highway, coming
- 16 across parallel to a canal. And then it follows the
- 17 yellow boundaries on the outside.
- 18 Everything within the yellow boundaries has kind
- 19 of been changed around, because of requirements to
- 20 mitigate wetland and endangered species, the problems that
- 21 we've had on that site. So the county has undergone a
- 22 process, again, for certainly seven years, if not ten
- 23 years to get to this point to expand our landfill, to give
- 24 us in excess of the 15 years required by law to have
- 25 landfill capacity.

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- 1 When this gas violation occurred, and the LEA
- 2 issued the first corrective action order in 1998, there
- 3 was a lot of discussion in between there, because there is
- 4 a provision in law that says, okay, if the landfill gas,
- 5 under the ground. If it doesn't constitute a health and
- 6 safety problem and the LEA determines that, then really
- 7 you don't have to do anything about it.
- 8 Now that discussion went on back and forth
- 9 between the LEA and Waste Board staff. And Waste Board
- 10 staff basically changed their mind, if you will, but
- 11 something had to be done.
- 12 But with regards to the northern boundary, it was
- 13 discussed with the Waste Board staff at that time that we
- 14 were in the process of expanding our landfill. And if we
- 15 kept moving forward to expand our landfill, and we created
- 16 new boundaries, if there wasn't landfill gas at those new
- 17 boundaries, we would no longer be in violation of the 5
- 18 percent rule. So we proceeded along that. And the order
- 19 that was given to us by the LEA, gave us the option of
- 20 either acquiring property and expanding their landfill
- 21 boundaries or putting in some other control system.
- 22 And we made that decision back then that we were
- 23 going to continue on with the process that we had been
- 24 following along for a number of years to expand the
- 25 facility to the north. It wasn't until after that, back

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- 1 in, I think it was, 1999 that we started seeing gas at the
- 2 southern boundary, 1998. And so we -- and in that
- 3 existing cell, we have --
- 4 BOARD MEMBER ROBERTI: What existing cell?
- 5 MR. JOHNSTON: If Jerry could point to the bottom
- 6 of where we're having our landfill gas problem, just right
- 7 in that one area, that's the southern portion of the
- 8 unlined cell that was permitted back in the early
- 9 seventies, started collecting waste in '73.
- 10 Again, with this one, it was state of the art at
- 11 the time, which we started placing waste too close to the
- 12 property boundary. We don't have a lot of buffer there,
- 13 so we were intending and we went through the process of
- 14 going through an environmental document to add 35 acres
- 15 and that's kind of green area there, to the landfill
- 16 boundary at the southern side, both for buffer area and
- 17 some additional stockpiling of compost and a few other
- 18 things that were identified in the environmental document.
- 19 So we've gone through that process and we've
- 20 determined that and that initially it was our intent just
- 21 to buy that 35 acres and not put a gas control system in
- 22 on there either. Again, that was part of what seemed to
- 23 be an acceptable approach to take care of this, both
- 24 written and the corrective action ordered from the LEA,
- 25 which the Waste Board had copies of.

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- 1 No one ever said you can't do that, so we
- 2 proceeded along that line. We put in additional gas
- 3 monitoring wells along that southern boundary as we --
- 4 BOARD MEMBER ROBERTI: Well, there is a statute
- 5 that says you can't create a nuisance. The issue is of
- 6 whether this is a nuisance or not.
- 7 MR. JOHNSTON: That's true.
- 8 BOARD MEMBER ROBERTI: The migration of gas into
- 9 the atmosphere.
- 10 MR. JOHNSTON: And the migration of gas into the
- 11 atmosphere is the responsibility of the Air District
- 12 Board. And we have -- our gas consultant is here, he can
- 13 talk a little bit further on that.
- 14 BOARD MEMBER ROBERTI: I believe that's our
- 15 authority too, am I right or am I wrong?
- MR. JOHNSTON: I'm not an expert on what your
- 17 authority is. I think from what I can understand, is the
- 18 authority has a five percent at the boundary, okay, is the
- 19 responsibility of the Waste Board.
- 20 BOARD MEMBER ROBERTI: No, our authority extends
- 21 to prohibiting a hazard or a nuisance as well.
- MR. JOHNSTON: Well, and where is the hazard or
- 23 the nuisance of the hazard? The hazard would be if you
- 24 have five percent and if you look at the definition, it's
- 25 five percent of methane in air that becomes explosive.

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1 When you have 20, 30, 40 percent methane under
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- 2 the ground without contact with air, it's not explosive.
- 3 So we've gone the extra mile. We've had our consultants
- 4 go out on the property both to the south and to the north
- 5 to take surface testing that's been far less --
- 6 BOARD MEMBER ROBERTI: I hear what you're saying.
- 7 I don't agree, because that, in my humble layman's
- 8 estimation, is a micro analysis of what our authority is.
- 9 Prevention of nuisance also deals with things such as
- 10 global warming, danger to the environment in general.
- 11 One of the greatest contributors to global
- 12 warming is methane. And one of the major causes of
- 13 methane into the atmosphere is landfills. That has to
- 14 come within our jurisdiction.
- 15 Section 20819 doesn't restrict. It talks about
- 16 nuisance, hazard and specifically designates the CIWB the
- 17 authority.
- 18 So I am just saying that maybe the time has come
- 19 for the Board, along the lines of what the audit proposed,
- 20 on this specific proposal to start looking in terms of
- 21 something somewhat larger than the possibility that Mr.
- 22 and Mrs. Jones house might explode tomorrow. If that's
- 23 all we look at, we might as well do nothing.
- 24 And I understand you're representing the county,
- 25 you're representing the LEA, and you are representing

- 1 them, you are taking a micro analysis of what our
- 2 authority is. But I submit that we have too long failed
- 3 to look at the statutes, Section 20919, which are where we
- 4 have the regulation 20919, which gives us much broader,
- 5 much broader authority in this area, that has been on the
- 6 books and which the Board, I submit according to the audit
- 7 and I agree with that audit on this, has ignored.
- 8 MR. JOHNSTON: Well, and I'm not, again, the
- 9 authority on what the Integrated Waste Management Board
- 10 needs to be responsible for.
- BOARD MEMBER ROBERTI: I understand.
- MR. JOHNSTON: I go back to we've been under an
- 13 order to do certain things. We have done certain things.
- 14 We've gotten to this point. We have worked with US Fish
- 15 and Wildlife. We have an agreement with US Fish and
- 16 Wildlife to take care of the endangered species aspect,
- 17 which is no easy task. We've got a permit in hand from
- 18 the US Army Corps of Engineers to deal with wetlands.
- 19 We're dealing with the air district requirements,
- 20 who have responsibility over air emission guidelines for
- 21 landfills. We are in compliance with their rules and
- 22 regulations at this point in time. The only thing that we
- 23 are in violation of is five percent methane at the
- 24 boundary. That's been the only violation that we have
- 25 been placed on this long-term violators list since 1998

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- 1 and it's been what we have pursued to get off of that list
- 2 in a manner like you see today in our application.
- 3 And it's been a considerable expense to the
- 4 county, time and effort involved in environmental
- 5 processes, land acquisition, hiring outside consultants to
- 6 develop the plans. This has been going on for quite some
- 7 time. And now we come up to the Board, who has again
- 8 never said that the approach that we're proposing to take
- 9 is incorrect. And we find this problematic situation
- 10 where what is the cure.
- 11 You say put him in the system. We've had
- 12 testimony that we put in the system, that the air
- 13 emissions from a flare actually causes more damage to the
- 14 environment than letting methane go. And our gas expert
- 15 will testify to that.
- 16 BOARD MEMBER PAPARIAN: But we had testimony that
- 17 on the merit side, there was an expectation that there
- 18 won't be a system eventually.
- 19 MR. JOHNSTON: There is a requirement. Right now
- 20 we've gone through the testing required by the Air
- 21 District. They have given us, essentially, a five year
- 22 exemption from putting in the comprehensive system. At
- 23 the end of that five years, we have to go through that
- 24 process again.
- 25 The other -- sooner or later we'll have to, but

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- 1 we feel that we're going to be in a position where we'll
- 2 have to close that cell area within the next seven or
- 3 eight years. And at closure, we have to put a system in.
- 4 We know sooner or later that the law will require us to
- 5 put a system in. Right now to put a system in throughout
- 6 the entire --
- 7 BOARD MEMBER ROBERTI: If the system is going to
- 8 create a greater problem as you indicated, then why do
- 9 they want to require us to put it in?
- 10 MR. JOHNSTON: Because the Law requires you, when
- 11 you close a cell, to put in a gas system. And at this
- 12 time right now, because of the fact the emissions are so
- 13 low, what they're basically saying is to put a flare in
- 14 you have to add extra propellants, this sort of thing.
- BOARD MEMBER ROBERTI: Let me ask staff, because
- 16 I'm a little confused here.
- 17 Do we have two options here and that's all we
- 18 have? One is expansion and emission for whatever percent,
- 19 five percent or ten percent into the atmosphere. And I'm
- 20 not talking about boundary. I'm just talking about
- 21 vertical expansion into the atmosphere of a flare.
- 22 And in that case, if a flare comes we have an
- 23 even greater environmental problem. If that's the case,
- 24 then it strikes me that we just should let methane escape,
- 25 because flares cause problems.

- 1 I thought that was a standard way that we
- 2 eliminated methane, by burning flares. Most of the lands
- 3 files I have visited, I visited more than I ever care to
- 4 recount, have flares.
- 5 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti,
- 6 Mr. Jones wanted to ask a question.
- 7 BOARD MEMBER JONES: I want to address your
- 8 question because I think where part of the confusion is,
- 9 the five percent is in a well. The five percent is not in
- 10 the air. It is in the well.
- BOARD MEMBER PAPARIAN: 70 percent.
- 12 BOARD MEMBER JONES: Well, 70 in one and then
- 13 five percent at the other, but the 70 percent is not
- 14 ignitable, five to fifteen percent is ignitable, 70
- 15 percent is not ignitable.
- And It's in the Ground. It's in a tube. It is
- 17 in a casing where they take that. It's not going into the
- 18 air. But I think the other thing is and I agree --
- 19 BOARD MEMBER ROBERTI: I remember -- let me -- I
- 20 want to --
- 21 BOARD MEMBER JONES: It was actually five parts
- 22 per million instead of 50,000 parts per million.
- 23 BOARD MEMBER ROBERTI: I remember at last month's
- 24 testimony that one of the witnesses indicated that
- 25 eventually that horizontal, these are my words, that

- 1 horizontal migration does become vertical. Eventually, it
- 2 goes up and out.
- 3 BOARD MEMBER JONES: Right. But that's all
- 4 predicated on the geology. That's not an automatic. And
- 5 I think that the one thing, you're in violation of
- 6 20919.5, correct?
- 7 MR. JOHNSTON: Correct.
- 8 BOARD MEMBER JONES: Not 20919?
- 9 MR. JOHNSTON: Correct.
- 10 BOARD MEMBER JONES: So the violation and what
- 11 you're stating are two different things. He's in
- 12 violation of 20919.5 not 919. So there is a difference.
- 13 And 20919.5 requires that they notify the LEA and they put
- 14 a plan together and they've done that. And they are doing
- 15 the plan.
- But I think that we are, when we talk about --
- 17 BOARD MEMBER ROBERTI: Let me ask the question
- 18 and if you want to answer it or staff wants to answer it,
- 19 what violations have we ever -- do we fine specific
- 20 violations and how often, if so, of 20919?
- 21 BOARD MEMBER JONES: Well, that's an imminent
- 22 health risk.
- 23 MS KIGER: Historically it's been 20 -- I mean --
- 24 it's the .5.
- 25 BOARD MEMBER ROBERTI: That's right. I don't

- 1 think we even pay any attention to this regulation.
- 2 MS. KIGER: Well, in this facility --
- 3 BOARD MEMBER ROBERTI: I think that's the
- 4 problem. That's why it's confusing, because it's not part
- 5 of our history to even pay attention to it. And it's our
- 6 broadest authority.
- 7 BOARD MEMBER JONES: It's a different threshold.
- 8 The threshold is what's the imminent threat to health,
- 9 safety and the environment.
- 10 BOARD MEMBER ROBERTI: No, no, no, no, no.
- 11 Hazard or nuisance.
- 12 BOARD MEMBER JONES: Exactly.
- 13 BOARD MEMBER ROBERTI: Nuisance. And I submit
- 14 that escape into the atmosphere is a nuisance if it's of
- 15 significance and not measured here.
- BOARD MEMBER JONES: Well, they did. Well, I
- 17 don't know if they measured here. They measured at the
- 18 other one. It was five parts per million as opposed to
- 19 five percent, which would be 50,000 parts per million.
- 20 BOARD MEMBER ROBERTI: I think, Mr. Jones, 20919
- 21 by this Board has been rendered, over the past few years,
- 22 a nonentity, a nonentity. And instead of being our
- 23 muscle, which I think it is written to be, it's been
- 24 considered a nonentity, which where the standard can't be
- 25 met instead of something where the standard is so health

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- 1 consciously liberal that it can be met if there is a
- 2 problem.
- 3 BOARD MEMBER JONES: 20919 would have been --
- 4 BOARD MEMBER ROBERTI: We have just turned it
- 5 around on its head.
- 6 BOARD MEMBER JONES: That would have been what
- 7 they would have stated at the BKK landfill, Senator.
- 8 BOARD MEMBER ROBERTI: BKK?
- 9 BOARD MEMBER JONES: BKK is a closed landfill in
- 10 southern California where gas is migrating into homes.
- 11 They shut the facility down that day. They started to
- 12 do -- they evacuated the people and they started to
- 13 remediate the gas immediately. And if the statute was on
- 14 the book, I'd be willing to bet dollars to doughnuts that
- 15 that's the statute that was used at BKK at that boundary.
- 16 Because there was an eminent threat to the public health.
- 17 The Homes were right next to the toe of the landfill.
- 18 BOARD MEMBER ROBERTI: With all due respect I
- 19 don't see the word imminent in here. I don't see the word
- 20 imminent in here. And I might say that the auditor, who I
- 21 know you're not a fan of, the auditor --
- 22 BOARD MEMBER JONES: Actually, I'm a fan of the
- 23 auditor. I just wish that whoever gave him --
- 24 BOARD MEMBER ROBERTI: Or the auditor, indicates
- 25 very much that we have not been respecting this

- 1 regulation.
- 2 BOARD MEMBER JONES: But did he understand the
- 3 regulations?
- 4 BOARD MEMBER ROBERTI: Well, I think they do. I
- 5 think they do. I think they do.
- 6 BOARD MEMBER JONES: That the auditor understands
- 7 20919.
- 8 BOARD MEMBER ROBERTI: I think so.
- 9 BOARD MEMBER JONES: Base on what?
- 10 BOARD MEMBER ROBERTI: Not everybody has to be in
- 11 the landfill business to understand environmental needs?
- 12 CHAIRPERSON MOULTON-PATTERSON: Excuse me,
- 13 Senator Roberti, you had asked a question of staff and I
- 14 interrupted from Mr. Jones. Did you get that answered?
- BOARD MEMBER ROBERTI: No, no. My question, if I
- 16 recall my own question, was --
- 17 MR. JOHNSTON: I think I can answer your
- 18 question.
- 19 (Laughter.)
- 20 BOARD MEMBER ROBERTI: Let me rephrase it, so we
- 21 all remember. Do we only have two options?
- MR. JOHNSTON: No.
- 23 BOARD MEMBER ROBERTI: Option number one is
- 24 expansion and vertical or vertical to horizontal emission
- 25 or burning it off with the flare.

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- 1 MR. JOHNSTON: Well, there are other systems that
- 2 are out there. I will not try to lead you down a path
- 3 that says there aren't any other systems. In fact, the
- 4 system to the south, we're going to put in wells to
- 5 extract the landfill gas. And our first attempt is to run
- 6 those through carbon filters.
- 7 If the carbon filters work out, then we will
- 8 leave the carbon filters. If they are not effective, then
- 9 we have to go to a flare. So there's other options. But
- 10 in this particular case our guest consultant has suggested
- 11 that we try that approach, first, because it is much
- 12 better for the air.
- 13 As soon as you add additional propellants and
- 14 flare it out, then its worse for the air. And we thought
- 15 that -- we've argued that point, you know, in front of the
- 16 air district Board, so we've opted to go the other route
- 17 to try to be better for the environment.
- 18 BOARD MEMBER ROBERTI: I had a hunch there was
- 19 probably something else that was more acceptable.
- 20 Although, it is hard for me, and I could be a hundred
- 21 percent wrong, to believe that a flare is always worse
- 22 than vertical emission into the atmosphere, because then I
- 23 ask why is it almost the universal methodology that's used
- 24 in order to protect the air, and that is to flare it off.
- 25 It can't be that everybody is so benighted that

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- 1 we, you know, we think that active intervention is worse
- 2 than just like benign neglect and let's let the stuff go
- 3 up into the air.
- 4 MR. JOHNSTON: I think it depends on the volume
- 5 and quality of the gas that you're going to get and
- 6 sufficient volume and quality to burn it directly.
- 7 BOARD MEMBER ROBERTI: You're probably right.
- 8 MR. JOHNSTON: Then it's probably better.
- 9 BOARD MEMBER ROBERTI: You're probably right,
- 10 but I think it's incorrect to leave the Board with the
- 11 impression, as fairly as you have tried to deduce that,
- 12 and that is that well, flares are just the worst problems
- 13 and so just don't do it. That's not all I can recall.
- 14 MR. JOHNSTON: I don't really know that I said
- 15 that.
- BOARD MEMBER ROBERTI: Well, then that's the
- 17 implication, if it was worse on the environment, then
- 18 don't do it. I would think that would be an automatic.
- 19 MR. JOHNSTON: In our specific situation. I'm
- 20 here to talk about --
- 21 BOARD MEMBER ROBERTI: No, you didn't say in your
- 22 specific situation, you said flares in general are worse.
- 23 Yes, you did.
- 24 MR. JOHNSTON: No, I don't know that I said that.
- 25 If I did, I apologize.

- 1 CHAIRPERSON MOULTON-PATTERSON: Mr. Johnston, you
- 2 had mentioned that you had an expert consultant that you
- 3 wanted to speak to this. I have Mr. Boss, Patrick
- 4 Sullivan and Mike Remy. Was there any particular order or
- 5 are they just here for questions?
- 6 MR. JOHNSTON: I think that we're for the
- 7 landfill gas issue. Patrick Sullivan is our expert on the
- 8 landfill.
- 9 CHAIRPERSON MOULTON-PATTERSON: Would you like
- 10 him to go next.
- 11 MR. JOHNSTON: I think so. I think he can
- 12 hopefully shed some more light on this.
- 13 CHAIRPERSON MOULTON-PATTERSON: Okay, Mr.
- 14 Sullivan.
- 15 MR. SULLIVAN: Madam Chair, members of the Board.
- 16 I'm Patrick Sullivan from SCS Engineers. I'm going to try
- 17 to do a couple things up here. One is answer some of the
- 18 questions that have been bandied about as well as try to
- 19 present some additional information myself to hopefully
- 20 clarify some issues.
- 21 For the record, I know we stated this previously,
- 22 I think on the Bill Wright case, but just to make sure the
- 23 Record is clear that SCS Engineers, my company, are
- 24 landfill gas consultants. We, in a sense, wrote the book.
- 25 We wrote the California Integrated Waste Management

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- 1 Board's Procedural Guidance Manual for gas monitoring and
- 2 control. We've also been hired by the Waste Board to
- 3 train the LEAs on landfill gas issues.
- 4 We're also the lead contractor on the US EPA's
- 5 landfill method outreach program, so we do know a little
- 6 bit about landfill gas and the issues.
- 7 I'm going to jump into the issues I wanted to
- 8 talk about, then I know you guys are going to have plenty
- 9 of questions for me. The first issue I wanted to go over,
- 10 and some of the other speakers have briefly touched on it,
- 11 but clearly this case is very similar to the Billy Wright
- 12 landfill.
- 13 This entity, the Merced County Public Works
- 14 Department, has done everything right. They've got all
- 15 the approvals along the way. And now we understand that
- 16 this Board has some problems with the policy that exists
- 17 for the allowing of the acquisition of land as a
- 18 mitigation measure against migration.
- 19 And that's fine. And in this case, you should go
- 20 about a procedure to change that policy and change the
- 21 regulations to reflect that change in policy. But this
- 22 site, I believe, has done everything right to get to the
- 23 point that they're in, and in compliance with State
- 24 minimum standards.
- 25 When they propose -- the problem occurred when

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- 1 they were set with a situation of what should they do
- 2 about the gas migration? Merced County came to us and
- 3 asked us in the situation what are the best choices, what
- 4 are our choices?
- 5 And we looked at a variety of choices for
- 6 control, both looking at the technological feasibility as
- 7 well as the cost effectiveness. The major problem with
- 8 this site as with the Billy Wright site, is that refuse is
- 9 right up against the current permitted facility
- 10 boundaries. So even the most comprehensive of landfill
- 11 gas collection control systems might not be able to
- 12 control the problem, because the landfill boundary is
- 13 right up against where the trash is placed.
- 14 Even the best systems out there have some amount
- 15 of migration. So going through those options and also
- 16 taking into consideration the fact that the county was
- 17 already undergoing a proposal to expand their landfill to
- 18 the north, we decided that land acquisition would be the
- 19 best and most cost-effective choice, because none of the
- 20 other options could guarantee, even after the significant
- 21 expense, that they would work unless the facility boundary
- 22 was extended as well.
- 23 So the chosen method was to extend the facility
- 24 boundary. And the county was very upfront with us. It's
- 25 not like they've hidden this. It was in the agreements

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- 1 with the LEA and those agreements were obviously forwarded
- 2 to the Board staff and Board staff new about them. It's
- 3 in the CEQA documentation, of which Board this is the
- 4 reviewing agency. Nobody has expressed any questions,
- 5 doubts, concerns about it all along the process.
- And here we are, hopefully, to get the permit
- 7 approved to get this plan fully into action and now
- 8 suddenly there are some problems. So there's some concern
- 9 we have with the concept of regulatory finality. You do
- 10 everything right. You get all the approvals along the way
- 11 that you're supposed to. At the 11th hour you have people
- 12 that want to change the policy because they don't like it.
- 13 And that's been a problem for Merced County.
- We were very happy that when this Board voted on
- 15 the Billy Wright landfill that one of the Board members,
- 16 and I believe it was Board Member Medina, expressed that
- 17 exact sentiment. I apologize for paraphrasing Board
- 18 Member Medina, but that when you go through this process,
- 19 and you get all the approvals, there should be some
- 20 finality, and that's why this case is very similar to the
- 21 Billy Wright site.
- There are some differences, however, and I'd
- 23 point out those differences. On the southern boundary,
- 24 land acquisition was the chosen method, but we discovered
- 25 that through the land acquisition, that did not completely

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- 1 solve the problem. The land that was acquired along that
- 2 southern boundary, we've already had gas migration through
- 3 about three-quarters of that perimeter already. So that's
- 4 the reason that a decision was made at that time to put in
- 5 an active migration control system for the southern
- 6 perimeter.
- 7 And the reason we chose a carbon absorption over
- 8 the flaring method was for the argument that Scott
- 9 Johnston from Merced County expressed, that for the small
- 10 amount of landfill gas that we were going to be
- 11 collecting, in other words, we were just collecting the
- 12 small amount of gas that's migrated, not the entire amount
- 13 of gas through the landfill, a flare actually produces
- 14 more emissions than the amount of emissions that are
- 15 controlled by the system.
- 16 So we're going to attempt to use a carbon system.
- 17 Carbon is not a perfect system for control. Personally,
- 18 it does not control the methane very well. The methane
- 19 typically goes right through the carbon.
- 20 Also, it's very expensive to operate, because the
- 21 carbon gets expended very quickly and there's a lot of
- 22 expense acquired. So we may end up putting the flare at
- 23 this site eventually if the carbon is not successful. But
- 24 that's the reason why the southern boundary is being
- 25 treated with a gas collection system.

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1 On the northern boundary, the reason we decided

- 2 to stick with the expansion of the facility boundaries is
- 3 they're going to put trash there. This is going to be
- 4 part of the facility. The area that we're talking about
- 5 expanding into on the position shown on the map, is
- 6 actually everywhere there is going to be landfill. Why
- 7 would we want to be monitoring sub-surface combustible gas
- 8 and calling it a boundary on the facility when there's
- 9 actually going to be trash placed there.
- 10 Obviously, you want that boundary outside of the
- 11 refuse footprint and that's what we've done. And they've
- 12 also gotten approvals from the US Fish and Wildlife
- 13 Service for the wetlands area. And that wetlands area
- 14 comes with an agreement with Fish and Wildlife Service.
- 15 And they did not express any concerns with the landfill
- 16 gas as migrating into that area.
- 17 And we had testimony last month actually by Board
- 18 staff indicating that one of the reasons maybe there was
- 19 not a concern is that these vernal pools, these wetlands,
- 20 are created by clay layers, very tight soils and that
- 21 those tight soils present a barrier so that the gas does
- 22 not migrate from the subsurface into the vernal pools.
- 23 And that there was a similar situation at the Keifer Road
- 24 landfill in Sacramento county. There has been no issues
- 25 with impacts to the vernal pool ecosystems.

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- On top of that, we have testified previously that
- 2 the High liquids content of the soil in this area also
- 3 prevent some barrier to migration.
- 4 To reflect that fact, we went out and did some
- 5 surface emission monitoring in accordance with the federal
- 6 standards, even though currently this site is not subject
- 7 to those requirements under the Federal Air Quality
- 8 Standards. We did surface emission monitoring in all the
- 9 expansion areas. And to give you a summary of those
- 10 readings, and Board Member Jones pointed that out, that we
- 11 did that same testing for the Billy Wright site, and the
- 12 testing for the Highway 59 landfill.
- 13 And to give you some perspective, under the
- 14 federal new sources performance standards, which is the
- 15 federal Clean Air Act requirement affecting landfills, the
- 16 surface emission standard was 500 parts per million
- 17 methane at the surface. San Joaquin Valley's local rule,
- 18 Rule 4642, this landfill is not subject to it, but just to
- 19 give you a reference, their standard is 1,000 parts per
- 20 million. And as Board Member Jones mentioned, five
- 21 percent is actually equal to 50,000 parts per million.
- In our recent tests at the Highway 59 landfill,
- 23 along the southern perimeter and the southern expansion
- 24 area, all testing levels were less than 4 ppm.
- 25 On the eastern --

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- 1 BOARD MEMBER PAPARIAN: Are you talking about the
- 2 new perimeter or the old perimeter?
- 3 MR. SULLIVAN: Along the current perimeter and
- 4 then extending into the expansion area. So when I say --
- 5 BOARD MEMBER PAPARIAN: You said the southern
- 6 perimeter, there's two perimeters on that chart right
- 7 there.
- 8 MR. SULLIVAN: I mean the current perimeter, at
- 9 the current perimeter and then into the expansion area.
- 10 We talked about the current perimeter and then the entire
- 11 expansion area in accordance with the federal methodology
- 12 permitting land surface module.
- BOARD MEMBER PAPARIAN: Okay.
- MR. SULLIVAN: We also did that eastern
- 15 perimeter, even though the eastern probes themselves have
- 16 not shown excessive levels of methane that the probe on
- 17 the northeastern corner did. There have been some
- 18 concerns about the eastern perimeter. So, again, we
- 19 walked the eastern current perimeter and into that eastern
- 20 expansion area. And every reading was less than three
- 21 parts per million.
- In the northwestern perimeter, so just the
- 23 perimeter along the northwestern portion, thanks Terri,
- 24 the readings ranged from five to 20 ppm. The highest was
- 25 20 ppm along the perimeter.

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- 1 In the northwestern expansion area, so that area
- 2 north of the perimeter, all the way up, the concentrations
- 3 range from five to ten ppm.
- 4 And in the northeastern perimeter and in that
- 5 northeastern expansion area, which constitutes the
- 6 proposed wetlands habitat, the readings were less than 5
- 7 ppm. And, again, for reference to compare it to the five
- 8 percent standard, we're talking about reduction for orders
- 9 of magnitude or less in some cases, or more in some cases
- 10 in terms of concentration.
- 11 So as Board Member Jones pointed out, the
- 12 readings, whether they're 70 percent or five percent or
- 13 somewhere in between, those are readings in the
- 14 sub-surface and that does not reflect the concentration
- 15 that you're going to see when that gas actually comes to
- 16 the surface, because there are geologic barriers,
- 17 particularly in this area. The same barriers that are
- 18 creating these vernal pools, these tight clays at the
- 19 surface are also providing barriers to surface emissions.
- 20 So that's probably why I would see as low surface readings
- 21 as we do here.
- I wanted to touch on a couple other issues and
- 23 I'm sure you'll have some questions. In terms of that
- 24 State minimum standard, we've argued about that issue.
- 25 This landfill is in violation of Title 27, Section

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- 1 20915.5. And that standard has a provision that --
- 2 BOARD MEMBER ROBERTI: Madam Chair, would the
- 3 witness or maybe staff tell me what the readings are if we
- 4 have them in the proximity of wetlands?
- 5 MR. SULLIVAN: Right. Those surface emission
- 6 readings in the proximity of the wetlands, which is the
- 7 northeastern expansion area, were all less than five parts
- 8 per million.
- 9 MS. KIGER: Staff doesn't have any recent
- 10 readings, and I don't have them with me. And actually, I
- 11 haven't received an inspection report from the LEA since
- 12 November.
- BOARD MEMBER ROBERTI: So there's been no
- 14 inspection report on readings in the vicinity of the
- 15 wetlands since November?
- MR. de BIE: What Jennifer said is we haven't
- 17 received a report from the LEA. So unless the LEA can
- 18 tell us today if they've inspected in November, December,
- 19 we don't have any documentation to share with you.
- 20 BOARD MEMBER ROBERTI: And your numbers come from
- 21 what period?
- 22 MR. SULLIVAN: Our numbers come from, actually,
- 23 prior to that period. We did that work in preparation for
- 24 the December meeting of this Board. So our work was done
- 25 in, I believe, in late November.

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- 1 BOARD MEMBER ROBERTI: Are wetlands -- I take it,
- 2 that they are, but I'm asking staff anyway, are wetlands
- 3 affected by subterranean or horizontal readings as much as
- 4 they are by vertical readings?
- 5 MR. de BIE: We're going to defer to Scott Walker
- 6 to help you with that one.
- 7 MR. WALKER: It depends upon the type of
- 8 wetlands. There's various types of wetlands. Vernal
- 9 pools have clay pans underneath them and so gas will tend
- 10 to migrate around them. But there are other types of
- 11 wetlands systems where landfill gas could certainly
- 12 migrate into the wetland area and cause, you know, damage
- 13 to vegetation, destruction of habitat.
- 14 BOARD MEMBER ROBERTI: If it's a horizontal
- 15 migration?
- MR. WALKER: Horizontal or vertical for that
- 17 matter.
- 18 BOARD MEMBER ROBERTI: And what are the kinds of
- 19 wetlands we have here?
- 20 MR. WALKER: Well, you would have various
- 21 marshes, you know, tidal zones, things like that,
- 22 traditional -- basically at Highway 59, it's my
- 23 understanding that the wetlands are strictly vernal pool
- 24 type wetlands.
- 25 BOARD MEMBER PAPARIAN: I thought I heard

- 1 testimony suggesting that there was some sort of clay
- 2 underneath the wetlands, and therefore we wouldn't expect
- 3 migration.
- 4 MR. WALKER: What happens with -- clay landfill
- 5 gas will tend to, if it comes underneath or even
- 6 laterally, it will hit the clay. It won't go in. It will
- 7 tend to resist moving in through the clay. Basically,
- 8 vernal pools, that's how they're created. There's these
- 9 special low permeability soils, which allow for the
- 10 seasonal rains to pond. And that's how permeability, you
- 11 know, works, not just from above, but it works from below
- 12 too.
- 13 And they're shallow, they're very shallow zones.
- 14 So laterally it's not to say that landfill gas might be at
- 15 the surface and migrating the surface and affect the
- 16 wetlands, but normally what we've seen like at Keifer and
- 17 even at Miramar Landfill in San Diego, where actually
- 18 wetlands, vernal pool wetlands, were formed on top of the
- 19 landfill because you had all the settlement.
- 20 And so there was actually, you know, within the
- 21 landfill a viable wetland created. That's the type of
- 22 situations we've seen with those types of wetlands.
- 23 BOARD MEMBER PAPARIAN: Can you help me with one
- 24 point then? If that's right, that there's a low
- 25 permeability under the area where the wetlands are, it

- 1 seems like, and I understand what five parts per million,
- 2 I understand that's a low reading, but it seems like the
- 3 readings that they're getting above the wetlands is
- 4 comparable to the readings they're getting elsewhere
- 5 around the whole facility. It seems to all be around five
- 6 parts per -- maybe as 5.8 here and there that doesn't
- 7 quite make sense to me. If you're in an area of low
- 8 permeability, you're getting comparable readings to areas
- 9 where presumably there's better permeability.
- 10 MR. WALKER: It gets pretty complex, but, you
- 11 know, landfill gas in the air, you know, mixes around
- 12 quite a bit. So depending upon where your instrument is
- 13 where you take your measurement, you could get a lot of
- 14 mixture above the surface.
- Now, if you go into the soil zone and do a real
- 16 detailed investigation, and depending upon the climate
- 17 conditions at the time, the pressure, you're going to find
- 18 all kinds -- it gets really complex. So it's not unusual
- 19 under the standard surface screening to find it fairly
- 20 well distributed at the surface above. If there's a
- 21 detailed soil gas sample, you probably expect to see a
- 22 little bit more differences if you had very sensitive
- 23 equipment.
- 24 BOARD MEMBER PAPARIAN: So back up one second on
- 25 something you said, that it sounded like you're saying the

- 1 temperature conditions, the time of day and so forth?
- 2 MR. WALKER: Temperature, pressure, yeah, soil
- 3 moisture, barometric pressures, temperature, wind, -- the
- 4 migration of gas detected in the surface is very dependent
- 5 upon the conditions at the time.
- 6 BOARD MEMBER PAPARIAN: So when the Board, I
- 7 believe, did its inspection report December 6th, if I
- 8 remember the staff report correctly, did its inspection of
- 9 the facility, were we made aware of these readings and the
- 10 conditions under which the readings were taken and so
- 11 forth?
- 12 MS. KIGER: We just got copies of the most recent
- 13 gas monitoring that the operator had done.
- 14 BOARD MEMBER PAPARIAN: So these things that have
- 15 just been testified to, the surface above-the-dirt
- 16 readings, we weren't aware of those until today?
- MS. KIGER: No. What the consultants were
- 18 talking about? No, we haven't seen that.
- 19 BOARD MEMBER JONES: That's not part of the
- 20 requirement.
- 21 MR. WALKER: No. We have not seen the detailed
- 22 investigation results and how they were conducted.
- 23 BOARD MEMBER PAPARIAN: So we don't have a way of
- 24 scientifically evaluating for those needs?
- MR. de BIE: Mr. Paparian, just to remind the

1 Board members that Fish and Wildlife has been working with

- 2 the operator extensively relative to the wetland. And the
- 3 unusual drawing of the yellow boundary is one result of
- 4 that. But another result is a very firm agreement and
- 5 some requirement on the County that they monitor the
- 6 wetland habitat and prevent any degradation to that area.
- 7 So there are mechanisms in place to both monitor
- 8 and prevent problems with the wetland area that Fish and
- 9 Wildlife has worked with the operator on.
- 10 Staff typically does not do surface monitoring
- 11 investigations during their inspection. We focus on the
- 12 lateral sub-surface migration as a matter of business
- 13 practice and our inspection techniques.
- 14 BOARD MEMBER ROBERTI: What is the latest surface
- 15 reading again?
- MR. SULLIVAN: The results?
- 17 BOARD MEMBER ROBERTI: Um-hmm.
- 18 MR. SULLIVAN: Those are the results that I just
- 19 went over, but it varied by area. But the summary,
- 20 anything ranging from less than three parts per million to
- 21 the highest reading we got was 20 parts per million. And
- 22 that's following the procedure outlined in the new source
- 23 performance standards.
- 24 BOARD MEMBER ROBERTI: I grant we don't have any
- 25 formulation for reading surface migration, but it does

- 1 strike me that the readings, especially when we go as high
- 2 as 20 parts per million, do indicate some correlation
- 3 between lateral or sub-surface collection of methane and
- 4 the methane that escapes into the atmosphere. I don't
- 5 think we can speak of them as in two separate entities.
- 6 MR. SULLIVAN: I think one thing to be clear
- 7 about, though, is in terms of the Clean Air Act, US EPA,
- 8 California Air Resources Board, San Joaquin Valley Air
- 9 Pollution and Control District, this landfill is subject
- 10 to federal air quality regulations. They have
- 11 demonstrated their emissions are below the federal trigger
- 12 level. Therefore, they are not required to control any of
- 13 the landfill gas.
- 14 In other words, they can emit all of the landfill
- 15 gas they currently generate whether that's straight out of
- 16 the top of the landfill or whether that's sideways out of
- 17 the landfill and upwards. In terms of the air quality
- 18 regulations, they have no requirements to control that at
- 19 this time.
- 20 BOARD MEMBER PAPARIAN: I thought we had
- 21 testimony that on the south end, there was a relationship
- 22 to the expected clean air requirements.
- MR. SULLIVAN: No. On the south end, it's
- 24 because the migration has gone too far through the
- 25 proposed buffer zone, and we don't think we can control it

- 1 at even the new property boundary. So we're putting that
- 2 in for the sub-surface combustible gas, the lateral
- 3 migration on the southern boundary.
- 4 BOARD MEMBER PAPARIAN: No relation to the Clean
- 5 Air Act.
- 6 MR. SULLIVAN: Not in Relation to the Clean Air
- 7 Act.
- 8 BOARD MEMBER ROBERTI: Madam Chair?
- 9 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti.
- 10 BOARD MEMBER ROBERTI: One last point for this
- 11 witness, and something that helps control my attitude on
- 12 this, one of the charges for the Board, one of the reasons
- 13 why the Board was brought into existence, was to control
- 14 the expansion of landfills, control the expansion of
- 15 landfills.
- And that is something that we have to consider
- 17 and read in the interpretation of our statutes. So when
- 18 we talk about hazards and nuisance, we have to understand
- 19 that controlling landfill space it's -- and the amount of
- 20 area that is devoted in our state to landfills is a
- 21 priority. And therefore mitigation through expansion is
- 22 something that I find pretty incomprehensible, especially
- 23 in the light of 20919.
- 24 When we speak of hazard and nuisance as important
- 25 as the Air Quality Act are, and I believe they are, and

- 1 they're epic pieces of legislation, we also have to
- 2 realize that the words hazard and nuisance are written not
- 3 in the light of that legislation, but more properly in the
- 4 light of our own birthing legislation, and that is to
- 5 create restrictions on the expansion of landfills.
- 6 That being the case, mitigation through expansion
- 7 just runs contrary to the Board. And I tend to agree with
- 8 the audit, that if it was ever litigated, we would lose,
- 9 because it is absolutely contrary to statute.
- 10 CHAIRPERSON MOULTON-PATTERSON: Okay. Mr.
- 11 Sullivan, were you finished or did you have some more
- 12 remarks?
- 13 MR. SULLIVAN: I think we wanted to bring up
- 14 another speaker who has to leave.
- 15 CHAIRPERSON MOULTON-PATTERSON: Okay, because I
- 16 have -- who?
- 17 MR. SULLIVAN: Then I may finish after that.
- 18 CHAIRPERSON MOULTON-PATTERSON: Okay. We have
- 19 other speakers on the other side also. And our court
- 20 reporter would like a break, so I'm just trying to either
- 21 take one now or --
- 22 MR. YODER: This will be brief, Madam Chair.
- 23 CHAIRPERSON MOULTON-PATTERSON: Okay. Your name
- 24 for the record, please.
- MR. YODER: Madam Chair and members, Paul Yoder

- 1 on behalf of the California Chapters of the Solid Waste
- 2 Association, North America, the association for solid
- 3 waste management professionals in the world. It's
- 4 unprecedented frankly for anyone on behalf SWANA to come
- 5 before this Board and speak with respect to a specific
- 6 permit.
- 7 But the fact of the matter is this permit sort of
- 8 represents an article of faith with local government, if
- 9 you will. It could be good faith. It could be bad faith.
- 10 This permit, if approved, would allow this county, this
- 11 landfill, to meet State minimum standards.
- 12 On behalf of SWANA I just want to urge the Board
- 13 good faith doesn't matter, just in terms of complying with
- 14 the diversion numbers. Good faith also should apply with
- 15 respect to meeting State minimum standards. The county,
- 16 as they have spoken to and documented, has dotted the "Is"
- 17 has crossed the "Ts". They're before you today and this
- 18 permit ought to be approved.
- 19 And I urge your indulgence as far as that is
- 20 considered, Madam Chair.
- 21 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 22 Yoder.
- Okay Mr. Peters, are you okay for a few more
- 24 minutes?
- THE COURT REPORTER: Sure.

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- 1 CHAIRPERSON MOULTON-PATTERSON: Rick Best. Is
- 2 Rick still here?
- 3 MR. BEST: Thank you, Chairwoman and Board
- 4 members. Rick Best with Californians Against Waste. And
- 5 a pleasure to see you all in this new year, and hope all
- 6 is going well. And I look forward to eventually moving
- 7 downtown in the Board room much sooner.
- 8 (Laughter.)
- 9 CHAIRPERSON MOULTON-PATTERSON: So do we.
- 10 MR. BEST: I Look forward to finally being able
- 11 to walk across the street to your offices.
- 12 BOARD MEMBER EATON: We've got a pool if you'd
- 13 like to join.
- MR. BEST: What's that?
- BOARD MEMBER EATON: We have a pool as to when
- 16 this may happen.
- MR. BEST: Oh, a pool. I want to speak here on
- 18 this item here today. And normally as was mentioned by
- 19 the previous speaker, we don't typically get involved in
- 20 specific landfill issues. We tend to focus more on the
- 21 State policy. But we believe that this landfill
- 22 represents a very significant policy that's been raised
- 23 and feel it's appropriate to raise this issue. And at
- 24 this point, we don't believe the Board should approve this
- 25 landfill permit based upon that.

- 1 But let me lay out the issues that we are
- 2 concerned about and that has already been indicated. The
- 3 State Bureau of Audits, the audit that was issued last
- 4 month, raised some significant concern about the Board's
- 5 Policy and particularly with regards to the Board's
- 6 policies on allowing for long-term violations to occur.
- 7 And we're going to be speaking here, I assume probably
- 8 tomorrow, on the item urging the Board to repeal that
- 9 policy upon the concerns that have been raised.
- 10 But understand this item is coming now before the
- 11 Board. And before the Board has an opportunity to
- 12 consider that policy, we believe the Board should act and
- 13 not approve this permit based upon the fact that this
- 14 landfill clearly has long-term violations that have
- 15 occurred.
- According to the staff listings of violations,
- 17 first noted in 1997, it was supposed to be met by October
- 18 of 1999, yet here we are in the year 2001 and still the
- 19 violations continue to occur. And I think there was --
- 20 I'm still trying to get some clarity with regards to
- 21 what's going on. I've heard a lot of discussion here
- 22 today, some discussion about how perhaps at the northern
- 23 boundary that's going to be perhaps corrected or mitigated
- 24 by the fact that they're expanding the boundary, but I
- 25 haven't heard clearly how they plan to correct those

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- 1 violations on the eastern south portions of the landfill.
- 2 But nevertheless, the fact is these landfill
- 3 violations have been going on for years, and according to
- 4 the discussion in the audit, I mean, landfill violations
- 5 of percentages of anywhere from six percent to up to 62
- 6 percent. I mean that's 14 times the standard that was
- 7 established, the five percent standard, that this landfill
- 8 was in violation.
- 9 So clearly, there were major violations going on.
- 10 And, frankly, I don't think it's necessarily just a
- 11 reflection on this permit, but the fact is there should
- 12 have been a lot better enforcement, a lot better making
- 13 sure that the landfill got into cooperation.
- 14 But nevertheless, we're here today on this
- 15 permit. And we believe that, based upon these continuing
- 16 violations, until these violations are addressed, we
- 17 believe that this is in violation and that the Board
- 18 should not approve a permit that as the statute indicates
- 19 the Board shall object to a permit where there is a
- 20 violation of State minimum standards.
- 21 We believe that the record is clear here that
- 22 there is these continuing violations. And until these
- 23 violations are corrected, we believe that the Board should
- 24 object to the permit.
- Thank you.

- 1 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 2 Best.
- 3 We'll take a very short break. I apologize, but
- 4 it's been two hours and fifteen minutes and our court
- 5 reporter needs a break. So ten minutes.
- 6 (Thereupon a brief recess was taken.)
- 7 CHAIRPERSON MOULTON-PATTERSON: I'd like to call
- 8 the meeting back to order, please.
- 9 Okay, we're still on Item 3. I'd like to ask the
- 10 speakers to please be brief because there's -- I might say
- 11 to staff, my intention is to finish 3 and finish 4. And
- 12 we do have a number of speakers on Item 4, and then call
- 13 it a night.
- Ex partes, Mr. Eaton?
- BOARD MEMBER EATON: No, but I'll be willing to
- 16 go to any party afterwards.
- 17 (Laughter.)
- 18 CHAIRPERSON MOULTON-PATTERSON: Mr. Jones?
- 19 BOARD MEMBER JONES: George Larson and Mr.
- 20 Hansen.
- 21 CHAIRPERSON MOULTON-PATTERSON: Okay. Mr.
- 22 Medina?
- BOARD MEMBER MEDINA: None to report.
- 24 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian?
- 25 BOARD MEMBER PAPARIAN: Scott Johnston from

- 1 Merced County and Mike Remy as well.
- 2 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 3 Senator Roberti?
- 4 BOARD MEMBER ROBERTI: No ex parte.
- 5 CHAIRPERSON MOULTON-PATTERSON: I have none.
- 6 Okay, so we're back with Mr. Sullivan and then John Boss
- 7 very briefly and Mike Remy, I understand.
- 8 MR. SULLIVAN: I'm going to be very brief and we
- 9 can move on. I know you're running out of time. Two
- 10 issues I wanted to cover. One pertains to the current
- 11 violation. As I mentioned previously, MERCED County at
- 12 the Highway 59 landfill is currently in violation of
- 13 20919.5 because of exceeding the five percent standard at
- 14 the facility boundary.
- When that happens, there are three things that
- 16 have to be done and we believe they've done all of them.
- 17 One is to take the necessary steps to ensure protection of
- 18 human health, place in the operating record a description
- 19 of the problem and the steps taken and three, implement a
- 20 remediation plan to control the problem.
- Nowhere in 20919.5 does it require them to put in
- 22 a control system. It just tells them that they need to
- 23 fix the problem. And we believe the acquisition of land
- 24 will indeed do that. And that's why that method was
- 25 chosen.

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I've heard a lot of talk about Section 20919. I

- 2 was not aware that the county was in violation of 20919.
  3 They certainly haven't been cited for such a violation.
- 4 And there seems to be one important part of 20919 that I
- 5 don't hear being mentioned here. Basically, "if there is
- 6 determined to be a nuisance or hazard, and if the
- 7 monitoring that's conducted is triggered by that hazard
- 8 occurring, if the monitoring indicates methane gas
- 9 movement away from the site, the owner shall, within a
- 10 period of time specified by the requiring agency,
- 11 construct a gas system approved by that agency."
- 12 The second sentence here is more important. "The
- 13 agency may waive this requirement if satisfactory evidence
- 14 is presented indicating that adjacent properties are safe
- 15 from hazard or nuisance caused by a methane gas movement."
- And when they cite an agency in this case, they
- 17 mean Local Enforcement Agency, the don't use the
- 18 California Integrated Waste Management Board, they don't
- 19 cite the Local fire agency. And that is a provision that
- 20 has been used by many LEAs and continues to be used. And
- 21 there's been some talk on this Board that somehow we were
- 22 setting a precedent here by getting a facility expansion
- 23 to control gas migration. That's not the case at all.
- 24 Many LEAs use this provision. They believe it
- 25 gives them the authority to grant a waiver to put in the

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- 1 control system. And those cases actually haven't come in
- 2 front of this Board, because they've actually done that
- 3 without revising the solid waste facility permit.
- 4 And a manifestation of that, for example, is they
- 5 have -- which is very similar to this case, they have
- 6 methane and probes at the facility boundary, they have
- 7 trash right up to the facility boundary and this LEA
- 8 approves an alternate boundary for monitoring, that is
- 9 outside the permitted facility boundary and essentially
- 10 creating the buffer zone we're talking about.
- 11 And there are LEAs that have done that, without
- 12 necessarily coming to this Board for approval. So when we
- 13 say this is a longstanding policy of the Board to allow
- 14 this to happen, that's, I believe, how it's occurred, that
- 15 those sites have not come to this Board to get a solid
- 16 waste facility permit revision to extend the permitted
- 17 boundary.
- Now, you may say that's not the correct
- 19 interpretation of the regulation and the LEA shouldn't be
- 20 doing that, but I think that's a problem inherent in this
- 21 regulation and in the policy. If you feel that needs to
- 22 be corrected then go in and correct, not only the policy,
- 23 correct the regulation and make it clear who should use
- 24 this waiver, how should this waiver be used. And that
- 25 shouldn't be done on the back of the Highway 59 permit

- 1 that is all the way through this process already.
- 2 That should be done as a separate rule-making
- 3 episode, a separate policy-making episode. And if you
- 4 decide that's the route you want to go, then all future
- 5 projects that come before you would know what they're up
- 6 against. It wouldn't be a moving target. They would know
- 7 all the standards they need to abide by and there would be
- 8 no question in front of you.
- 9 Merced hasn't had that luxury. The standards
- 10 seem to be changing as we speak and the target is clearly
- 11 moving.
- 12 And so in summary, I believe, as the standards
- 13 are currently, they've met the state minimum standards and
- 14 would meet the state minimum standards with the approval
- 15 of this permit, so I recommend approval.
- 16 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti.
- 17 BOARD MEMBER ROBERTI: Well, the speaker has, on
- 18 a number of occasions now, said that the violation is of
- 19 20919.5. However, as I read it, and I think as the audit
- 20 has read it as well, we are not allowed to give a permit
- 21 revision if the concentration of methane gas does not
- 22 exceed the lower explosive limit for methane at the
- 23 facility property boundary.
- Now, the argument, of course, is we're expanding
- 25 the geography in order to no longer have that reading of

- 1 methane at the boundary. But the issue is, I submit, that
- 2 we can't do that statutorily, because if we are changing
- 3 the permit by expanding the boundary, then we are, in
- 4 effect, granting the permit, because that's the reason why
- 5 we are expanding the boundary, even though the facility is
- 6 in violation at the boundary.
- 7 So you have to, in my estimation of my reading
- 8 and as I think the auditor reads it, clean the mess up
- 9 first before you ask for a permit variation. Asking for
- 10 the permit variation and the change at the boundary by
- 11 expansion is granting you a permit change when we're not
- 12 allowed to do that.
- To the extent that Board policy in the past has
- 14 acted contrary isn't a question of good faith or not, I
- 15 think it's a question of violation of the law, on 20919.5
- 16 not to speak of 20919.
- 17 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian.
- 18 BOARD MEMBER PAPARIAN: I had some conversations
- 19 at the break about this as well, but I want to be real
- 20 clear about what's happening on this southern boundary to
- 21 make sure I understand it.
- 22 You testified that the gases migrated somewhere
- 23 like three-quarters of the way to the new boundary?
- MR. SULLIVAN: Correct.
- 25 BOARD MEMBER PAPARIAN: And presumably it is

- 1 because of your expectation that it will continue
- 2 migrating to the boundary that the county is going to put
- 3 in this carbon system that was described to us?
- 4 MR. SULLIVAN: Right, the county is going to put
- 5 in an actual landfill gas extraction system just on that
- 6 perimeter, so the perimeter migration system, is the term.
- 7 But the collected landfill gas initially will be put
- 8 through a carbon unit for the gas treatment.
- 9 BOARD MEMBER PAPARIAN: And if they didn't do
- 10 that, we would expect the landfill gas to hit that new
- 11 boundary and probably pass that new boundary?
- 12 MR. SULLIVAN: We believe there's a sufficient
- 13 risk of that and that's why we decided to put in a control
- 14 measure at that point.
- BOARD MEMBER PAPARIAN: And the other
- 16 clarification I had at the break was that ultimately the
- 17 system that would be put in there would likely also be
- 18 required because of the size of the facility and the way
- 19 the Clean Air Act regulates the size of the facility as
- 20 opposed to the actual emissions from the facility?
- 21 MR. SULLIVAN: No, not exactly. The way it works
- 22 is this, the new source performance standards for
- 23 municipal solid waste landfills regulate nonmethane
- 24 organic compound emissions from the landfill. So all
- 25 the -- one thing needs to be made clear here. We've heard

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- 1 talk of methane. The Clean Air Act has no authority, the
- 2 US EPA has no authority to regulate methane.
- 3 The only mechanism for regulating methane
- 4 greenhouse gas is through the Kyoto protocol, which the
- 5 United States has not even signed yet. So the Clean Air
- 6 Act and the New Source Performance Standards, they
- 7 specifically regulate nonmethane compounds.
- 8 They realize they're going to get the methane
- 9 along the way. That's a good thing, but they don't have
- 10 the authority to regulate the methane. Nonmethane organic
- 11 compound emissions that exceed 15 megagrams, which is
- 12 about 50 tons per year, hits the federal trigger. When
- 13 they hit that trigger level, they are required to put in a
- 14 landfill gas collection and control system in accordance
- 15 with the standard.
- The Highway 59 landfill has not hit that
- 17 threshold and will not hit that for several years, so they
- 18 are currently not required to control any of the landfill
- 19 gas being generated by the site because of the Clean Air
- 20 Act, but they will.
- 21 BOARD MEMBER PAPARIAN: Ultimately, the
- 22 expectation is that it would because the southern boundary
- 23 system would address that requirement as well as
- 24 preventing the landfill gas from reaching the new
- 25 boundary.

- 1 MR. SULLIVAN: Correct, when the NSPS
- 2 requirements put in a gas system that's triggered, it will
- 3 be a comprehensive system across the entire site wherever
- 4 waste is placed. And the current perimeter system on the
- 5 southern boundary that's being proposed to be installed
- 6 would then be incorporated into that larger system and
- 7 covered the entire site.
- 8 And that would -- we would believe that would
- 9 also control the gas migration certainly as well.
- 10 CHAIRPERSON MOULTON-PATTERSON: Thank you. Mr.
- 11 de Bie.
- MR. de BIE: Thank you for a chance to put a
- 13 Board staff comment on the record relative to the waiver
- 14 issue that the last speaker brought up. In the situation
- 15 when Board staff are aware of waiver discussions relative
- 16 to the landfill standards, we've communicated to those
- 17 LEAs that that is not an option if there's five percent at
- 18 the boundary, that they need to control gas at the
- 19 boundary. And alternative monitoring beyond the boundary
- 20 is not appropriate.
- 21 So of those situations we're aware of, we have
- 22 not allowed it by practice or by any other manner.
- 23 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 24 CHIEF COUNSEL TOBIAS: May I also respond to
- 25 that? In section 20919, and I guess I would disagree with

- 1 the speaker, the way -- and until maybe there's
- 2 legislative history or regulatory history that I would,
- 3 you know, ask staff about. But my understanding is that
- 4 in that last sentence that says the agency may waive this
- 5 requirement, is that what that refers to is the agency who
- 6 first notified them that there's a problem.
- 7 So if we notify, under 20919, if we notify the
- 8 operator that there's a hazard or a nuisance, then we
- 9 would be one actually waiving the requirement, not the LEA
- 10 or somebody else. So I did want to clarify, that would be
- 11 my interpretation of how that reads.
- 12 CHAIRPERSON MOULTON-PATTERSON: Thank you. Thank
- 13 you, Mr. Sullivan.
- 14 Mr. John Boss. And Mr. Mike Remy next.
- MR. BOSS: Yes, good afternoon, Madam Chair, and
- 16 members of the Board, I'll be very brief. I'm John Boss
- 17 principal engineer with Harding ESE in Sacramento. I have
- 18 been working on this project for a number of years as the
- 19 project manager and engineer for the preparation of the
- 20 report of facility information, which is the document
- 21 that's supporting this permit.
- 22 I'm speaking here also, to a certain extent, as
- 23 somebody who's been involved in permitting facilities for
- 24 about 25 years, partially as a staff member of your Board
- 25 early on and as somebody who's been involved with a lot of

- 1 design engineering and permitting landfills.
- 2 As such, I've looked at this facility, and I want
- 3 to try to bring out this is an expansion facility to gain
- 4 additional capacity for Merced County in compliance with a
- 5 statute that's on the book that says that the county has
- 6 to have 15 years of permitive capacity, which it currently
- 7 does not have.
- 8 So the big picture here is that this is a
- 9 facility that is being proposed to get sufficient capacity
- 10 within this county, so they can handle the waste that's
- 11 not diverted.
- 12 The facility has been designed to be consistent
- 13 with all State minimum standards. It meets the Subtitle D
- 14 requirements, leachate requirements. It's been designed
- 15 to meet all the drainage requirements for that facility
- 16 which is to the north of the existing facility.
- 17 Again, I'd like to point out there have been a
- 18 number of landfills that have expanded within this area
- 19 where they have gone contiguous to an existing landfill
- 20 and expanded beyond, and that there always has been
- 21 landfill gas migration from the older landfill underneath
- 22 the new landfill which is very similar to what's happening
- 23 on the north side.
- I also wanted to repeat what I said last time for
- 25 Bill Mitchell, that as an instructor for the SWANA Manager

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1 Landfill Operations Class, we always try to teach that a
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- 2 good landfill tries to build in a buffer when it gets
- 3 permitted. This landfill has been permitted a long time
- 4 ago. And they are trying to, as part of the expansion in
- 5 order to be able to meet the standards of 1550 use
- 6 capacity, they are trying to get into the 21st century.
- 7 And lastly, I guess maybe more on a light note, I
- 8 do know that the northern area has been used for cattle
- 9 grazing for a number of years, so some of the surface
- 10 emissions there may not have been landfill generated.
- 11 (Laughter.)
- MR. BOSS: I'd be happy to answer any questions.
- 13 CHAIRPERSON MOULTON-PATTERSON: Okay. Thank you,
- 14 Mr. Boss. I don't see any at this time.
- Mr. Remy.
- MR. REMY: Good afternoon, Madam Chair, and
- 17 members of the Board. My name is Mike Remy from Remy,
- 18 Thomas and Moose.
- 19 At the Billy Wright deliberations, my partner,
- 20 Jim Moose, appeared before you and from the legal point of
- 21 view basically made the point that your obligation is to
- 22 determine whether or not the approval by the LEA is
- 23 supported by minimum State standards.
- I will try, at this point, to convince you with
- 25 logic, but I also believe, from a legal point of view,

- 1 there have been some very expansive interpretations of
- 2 what, up to this point, was not known to my client to be
- 3 requirements of the alleged expansion of the regulation.
- 4 First of all, I would say this, today if a
- 5 landfill came to you without a buffer, you would not
- 6 accept it. In 1970 when this landfill was built that was
- 7 an acceptable methodology. For more than two and a half
- 8 years now my client has been trying to solve a problem.
- 9 It is a problem under 20919.5, which, by the way, Senator,
- 10 does explicitly in subsection D indicate that it is an
- 11 explosive value in the air as well.
- 12 This particular problem and its violation came
- 13 into recognition by my client after already having pursued
- 14 the objective of a landfill expansion. On the southern
- 15 boundary of the facility, we have a situation which does
- 16 not allow us, because of the lack of space, a lack of a
- 17 buffer to take the remedial actions that are best for the
- 18 environment.
- I am sensitive to considerations of what is and
- 20 what should be done to protect the environment. I believe
- 21 my client has bent over backward. It's just that at this
- 22 point, quite frankly, the rules are changing as we're
- 23 going along.
- I believe that that rule change is not
- 25 appropriate and, and fact, is an exceedance of your

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- 1 authority. I believe the determination to be made here by
- 2 you is whether or not the LEA's determination under the
- 3 circumstances are such that they do meet the minimum
- 4 standards.
- 5 If it is your intent the change the law
- 6 respectively, please do so. But I must say in advising my
- 7 clients, it is much better if I know the rules in advance.
- 8 Thank you.
- 9 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 10 Remy.
- 11 Okay, that concludes our speakers.
- 12 Mr. Medina.
- 13 BOARD MEMBER MEDINA: Madam Chair, I am prepared,
- 14 at this time, to move Resolution 2001-29 revised that the
- 15 California Integrated Waste Management Board concurs with
- 16 the issuance of solid waste facility permit number
- 17 24-AA-0001.
- 18 BOARD MEMBER JONES: I'll second it.
- 19 CHAIRPERSON MOULTON-PATTERSON: Okay. We have a
- 20 motion to concur by Mr. Medina and seconded by Mr. Jones.
- 21 Please call the roll.
- 22 SECRETARY VILLA: Eaton?
- BOARD MEMBER EATON: Aye.
- 24 SECRETARY VILLA: Jones?
- 25 BOARD MEMBER JONES: Aye.

- 1 SECRETARY VILLA: Medina?
- 2 BOARD MEMBER MEDINA: Aye.
- 3 SECRETARY VILLA: Paparian?
- 4 BOARD MEMBER PAPARIAN: No.
- 5 SECRETARY VILLA: Roberti?
- 6 BOARD MEMBER ROBERTI: No.
- 7 SECRETARY VILLA: Moulton-Patterson.
- 8 CHAIRPERSON MOULTON-PATTERSON: No.
- 9 Three, three. And Ms. Tobias, again, on a three,
- 10 three vote, within 30 days it is permitted.
- 11 CHIEF COUNSEL TOBIAS: It is approved.
- 12 CHAIRPERSON MOULTON-PATTERSON: Thank you very
- 13 much.
- We're going to try and finish Item 4.
- 15 DEPUTY DIRECTOR NAUMAN: Item number 4 is
- 16 consideration of approval of facility compliance loans.
- 17 This item is continued from your December meeting, at
- 18 which time you took action on three of the applications.
- 19 Bridget Brown, Program Manager, will be presenting the
- 20 item as well as the additional information that you had
- 21 requested of us at that time.
- MS. BROWN: Good afternoon.
- 23 CHAIRPERSON MOULTON-PATTERSON: Could we clear
- 24 the room, please. Our court reporter cannot hear. Clear
- 25 the room of those speaking anyway.

- 1 (Laughter.)
- 2 CHAIRPERSON MOULTON-PATTERSON: Would you start
- 3 over, please.
- 4 MS. BROWN: Good afternoon, Madam Chair and Board
- 5 members. My name is Bridget Brown with the facility
- 6 compliance loan program. This item is continued from the
- 7 December 12th, 2000 Board meeting and presents the
- 8 facility compliance loan applications for approval.
- 9 The Budget Act of 1999 authorized \$1.44 million
- 10 in the fiscal year of 2000/2001 budget bill and included
- 11 an additional 1.44 million for interest free loans to
- 12 assist owners and operators of solid waste facilities with
- 13 environmental compliance.
- On June 1st of 2000, staff sent the notice of
- 15 funding availability to approximately 1,500 interested
- 16 parties, including LEAs, landfill operators, land owners
- 17 and local governments. The loan program received 14
- 18 applications requesting funds amounting to over \$5
- 19 million.
- The Loan Program Review Panel members completed
- 21 their individual analysis of the loan applications and
- 22 provided scores using the Board approved program scoring
- 23 criteria checklist, then met as a group to reach consensus
- 24 on the final cumulative score. Five of the 14
- 25 applications were unable to meet the basic criteria of the

- 1 program and did not receive scores.
- 2 Of the remaining nine applications, three were
- 3 classified as eligible cost centers previously approved by
- 4 the Board. These applications were for Black Butte
- 5 Landfill in Siskiyou County, Tehama County/Red Bluff
- 6 Sanitary Landfill in Tehama County, and the City of Santa
- 7 Cruz Sanitary Landfill application number 2 in the City of
- 8 Santa Cruz.
- 9 The Board approved funding for these three
- 10 applications at its December 12th, 2000 Board meeting.
- 11 The remaining six applications have primary projects that
- 12 do not fall into eligible cost centers previously approved
- 13 by the Board, and are classified under other uses as
- 14 determined by the Board. These applications are presented
- 15 to the Board today for approval on a case-by-case basis.
- 16 The six affected facilities are Bridgeport
- 17 Landfill in Mono County, the City of Santa Cruz Sanitary
- 18 Landfill application number one in the City of Santa Cruz,
- 19 Brawley Solid Waste Landfill in Imperial County, Glenn
- 20 County Landfill in Glenn County, Tehachapi Recycling in
- 21 Kern County, and Coastal Material Recovery Facility
- 22 Transit Station in Los Angeles county.
- Two facilities, Brawley Solid Waste Landfill and
- 24 Tehama/Red Bluff County Sanitary Landfill are the Board's
- 25 inventory facilities that violate State minimum standards.

- 1 The applicant for the Brawley solid waste landfill project
- 2 has requested consideration of AB 2136 program assistance
- 3 in lieu of a facility compliance loan.
- 4 The City of Santa Cruz submitted two separate
- 5 applications for the same facility. And per the loan
- 6 application package applicant's may receive only one loan
- 7 from the current population.
- 8 At the December Board meeting, staff was
- 9 instructed to readdress the applications that were unable
- 10 to meet the basic criteria of the program and did not
- 11 receive a score, as well as to insert use of recycled
- 12 materials label into the loan agreement. These two
- 13 requests were completed.
- 14 Staff requests that the Board consider the
- 15 remaining six applications in the other category for
- 16 funding on a case-by-case basis until the limit of the
- 17 appropriation has been reached.
- 18 The Staff will now provide an overview of the
- 19 individual facilities applying for facility compliance
- 20 loans.
- 21 MS. MARKIE: Good afternoon Madam Chair, Board
- 22 Members. Sue Markie with the facility operations branch.
- 23  $\,$  I wanted to address one question. At the January 17th
- 24 Board briefing, a question came up regarding how
- 25 applications were scored, specifically how was

- 1 demonstrated need determined.
- 2 There are two separate demonstrated needs
- 3 associated with the loan application. One is for an
- 4 existing documented compliance issue, and one is for a
- 5 demonstrated financial need. It was the intention of the
- 6 review panel to fairly score each applicant's applications
- 7 to the best of the panel's ability and in comparison to
- 8 other applications.
- 9 An excellent proposal that clearly demonstrated
- 10 the requested information would receive the maximum number
- 11 of points, whereas categories with specific requested
- 12 information missing would receive zero or partial points.
- 13 (Thereupon an overhead presentation was
- 14 presented as follows.)
- MS. MARKIE: Now, I'd like to present the
- 16 remaining five applications that had passing scores. The
- 17 first is Bridgeport Landfill in Mono County. As
- 18 indicated, the compliance issues were litter control
- 19 problems, a landfill gas control problem, groundwater
- 20 impacts. The project is to install two groundwater wells
- 21 and six landfill gas probes, appropriation of closure,
- 22 post-closure plans and the final cover cap.
- --000--
- 24 MS. MARKIE: The next slide indicates how those
- 25 funds would be allocated.

- 1 The first part of the plan would be to actual
- 2 have probes and wells. And the second part would be for
- 3 the Final closure plan and construction.
- 4 --000--
- 5 MS. MARKIE: I'm going to pass through Brawley,
- 6 since that was approved previously.
- 7 BOARD MEMBER JONES: Can we ask questions as we
- 8 go through?
- 9 MS. MARKIE: Sure.
- 10 BOARD MEMBER JONES: Sue, on this application,
- 11 we're looking at, for Bridgeport, we're looking for
- 12 closure activities. Was that one of the accepted
- 13 requirements that we had? I mean, I don't have any
- 14 problem with the gas probes or the monitoring on anything
- 15 like that, but we're talking about actual closure, which
- 16 should be funded already, I mean, in a closure plan.
- 17 DEPUTY DIRECTOR NAUMAN: Mr. Jones, we touched
- 18 upon this when we were looking at this item in December.
- 19 And you may recall that there are approved, what we're
- 20 calling, cost center specific types of activities that the
- 21 Board in and the program and designing the program
- 22 specified as being eligible just by their nature.
- 23 And then we had a catch-all category that you
- 24 asked us to establish so that the Board could consider
- 25 other activities outside of the prescribed four.

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1 There was discussion, and I think we looked at
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- 2 the transcript, when we were talking about this in
- 3 December, there was some discussion during those early
- 4 months of designing the program about whether closure,
- 5 post-closure costs and related activities would be
- 6 appropriate under this program.
- 7 And I do recall you and I perhaps don't recall
- 8 others specifically expressing some reservations about
- 9 funding those costs through this program. So I believe
- 10 that the Board has discretion under the D category to
- 11 approve or not approve closure and post-closure costs.
- 12 BOARD MEMBER JONES: Is the Bridgeport Landfill
- 13 funded in its closure, post-closure or are they using
- 14 pledge or is anybody --
- MR. VLACH: Mr. Jones, Garth Adams from our
- 16 Finance Assurance can address that issue.
- 17 MR. ADAMS: Garth Adams, Financial Assurance
- 18 Section. And the answer to Mr. Jones' question, yes they
- 19 have an enterprise fund, basically fund as fast as they
- 20 fill. And they are adequately funded at this time and, in
- 21 fact, they are slightly over.
- 22 BOARD MEMBER JONES: All right. So this
- 23 request -- I know they've got letter problems, because
- 24 I've been contacted. I know they've got some other
- 25 problems that they need to deal with and I don't have any

- 1 problem with that. I'm just trying to figure out, because
- 2 this pool of money is so small and there are so many
- 3 people that need it, is the idea that we fund closure and
- 4 they use their closure, post-closure enterprise fund for
- 5 something else?
- 6 Or I guess what I'm trying to grapple with, if
- 7 they've got a fully funded closure plan, that the dollars
- 8 are in a fund and yet they're asking for a no-interest
- 9 loan to deal with closure, I'm having a hard time
- 10 understanding where the benefit is to the State, and the
- 11 citizens.
- MR. ADAMS: Mr. Jones, they are not fully funded
- 13 where they meet the total costs of the closure. They are
- 14 adequately funded in time where they need to be at their
- 15 buildup. They have remaining capacity in the site, so
- 16 they do have more years to build up the fund, but when you
- 17 pay annually, they are where they're supposed to be in.
- 18 BOARD MEMBER JONES: For this point in time.
- 19 MR. ADAMS: For this point in time, they are in
- 20 compliance with the rates.
- 21 BOARD MEMBER JONES: All right. Are we looking
- 22 then at closing this landfill early?
- MR. ADAMS: It sounds like it and maybe someone
- 24 can correct me, but it sounds like the request is to close
- 25 before they are fully -- before the site is full, so

- 1 basically early closure.
- 2 BOARD MEMBER JONES: Thank you.
- 3 MR. ADAMS: Some of the funds that would be
- 4 closure would be -- you know, obviously, you can't use
- 5 closure funds that they've accumulated over time for
- 6 anything else other than closure activities. So, no, I
- 7 would not anticipate that they would take that money and
- 8 use it for something else. I think it's a combination of
- 9 the two. They have what they're asking for.
- 10 BOARD MEMBER JONES: Under their closure fund,
- 11 they could do the remediation that's part of closure too,
- 12 right. If they chose not to remediate as part of the
- 13 operation, but as part of closure, then those would be
- 14 allowable expenses to monitoring and the wells, the
- 15 trenches all that stuff would be -- be fall into that
- 16 category as final closure, right?
- 17 MR. ADAMS: I believe so.
- 18 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina has a
- 19 question also.
- 20 BOARD MEMBER MEDINA: Yes. Madam Chair, this is
- 21 in regard to process, and particularly in regard to the
- 22 city Of Santa Cruz, which submitted two applications. And
- 23 the reason I'm raising this is I don't want to see any
- 24 other applicants get caught in the process where they
- 25 either don't understand or whether it is unclear to the

- 1 applicant.
- 2 And specifically, the City of Santa Cruz
- 3 submitted their first application in the amount of
- 4 \$500,000 which was scored -- received a score of 17
- 5 points. They then submitted an application, a second
- 6 application in the amount of 88,906, which received 37
- 7 points.
- 8 And my question is that at any time did the City
- 9 of Santa Cruz -- were they aware that -- how their
- 10 applications scored because if I'm the City of Santa Cruz,
- 11 I've got on application and it's for \$500,000. I've got
- 12 another one in for \$88,000. One scores higher than the
- 13 other one.
- If I'm the City Of Santa Cruz, I'm more inclined
- 15 to go for the \$500,000 loan than I am for the \$88,000
- 16 loan. I wonder whether -- is it a staff decision you only
- 17 inform them that one of their grant applications received
- 18 a high score and the second one did not, because even
- 19 their second application received a higher score than some
- 20 of the other ones that we will be considering funding.
- 21 So I'm just concerned about the process and the
- 22 dynamics and how we deal with the applicants.
- MR. VLACH: Mr. Medina, the applications -- I'm
- 24 Bernie Vlach with the enforcement division.
- 25 The applications were received all during a short

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- 1 period of time. They were received at the same time. We
- 2 encouraged the City to either combine their applications
- 3 or to withdraw one of them. We told them we anticipated
- 4 that there would be this kind of a problem.
- 5 However, inasmuch as they didn't take our advice,
- 6 and wished the staff to consider and process the two
- 7 applications, we found that one of the applications,
- 8 application number two, scored higher because it was -- it
- 9 identified landfill gas problems, which is one of the high
- 10 priorities for the Board, so that was the one that you
- 11 approved last month.
- 12 BOARD MEMBER MEDINA: So are you telling me that
- 13 the City of Santa Cruz was informed that they had, in
- 14 regard to their two applications, only one would be funded
- 15 and that one was at the \$500,000 level and one was at the
- 16 \$88,000 level and they chose to have the \$88,000 one
- 17 funded.
- 18 MR. VLACH: They didn't choose that, sir. The
- 19 Board considered the applications in order and rank, and
- 20 that was the one that you took up last month and approved.
- 21 The City was fully aware of this requirement, as I
- 22 mentioned, written in the application and also we
- 23 contacted them afterwards and we pointed out to them that
- 24 this is problematic. As I said, they insisted on doing it
- 25 this way.

- 1 BOARD MEMBER MEDINA: Problematic in which
- 2 regard? That they had submitted two applications?
- 3 MR. VLACH: Yes, sir.
- 4 DEPUTY DIRECTOR NAUMAN: Mr. Medina, just another
- 5 point of clarification. Once the applications were scored
- 6 and we then prepared the item for the Board meeting, we
- 7 did not have discussion with any of the jurisdictions as
- 8 to how they ranked in the scoring. So we did not call
- 9 Santa Cruz and say, of your two applications here's how
- 10 you scored, here's how you ranked.
- 11 So the conversation relative to you have two
- 12 applications, do you want to process two applications,
- 13 obviously occurred before the scoring. And they chose, at
- 14 that time, to continue with the process with both
- 15 applications.
- BOARD MEMBER MEDINA: So is that -- the decision
- 17 that you made, is that determined by staff that you have
- 18 decided to do that or is that established by the Board
- 19 that that would be the process.
- 20 DEPUTY DIRECTOR NAUMAN: It was established by
- 21 the Board that we would only allow one application per
- 22 jurisdiction to be funded.
- Ms. Tobias.
- 24 CHIEF COUNSEL TOBIAS: Madam Chairman, can I
- 25 comment on this? I think we have a process going right

- 1 now where we are looking at all these programs to make
- 2 sure that they're consistent with the policies that we use
- 3 in the grant programs, but this was being done in a
- 4 different division than it was the first time out on it.
- 5 Normally, in a grant situation like this, if the
- 6 Grant -- if the guidelines that were set out said that you
- 7 could submit one application, then basically the second
- 8 application, whatever it was, would be discarded. And so
- 9 probably the thing that, you know, it's easy to say in
- 10 retrospect of what to do.
- 11 But in retrospect, what we should have done was
- 12 basically either given them the choice and said you can
- 13 choose which one you would like to have submitted, or take
- 14 the first one that came in the door. There's different
- 15 ways of handling that. But what we need to do is be
- 16 consistent with the policies that are set out.
- 17 So probably one of the these should not have even
- 18 been reviewed. And I think the question is more should
- 19 the county have a choice, and they would have had a choice
- 20 in the first place which to submit, but that's the
- 21 problem, we probably shouldn't have got to the point where
- 22 both were reviewed.
- BOARD MEMBER MEDINA: And that's my concern
- 24 should it come up again.
- 25 CHIEF COUNSEL TOBIAS: And I think it will not.

- 1 I think we actually have a pretty good system in the
- 2 grants situation. And I know meetings are going on right
- 3 now about making sure that all of the programs that come
- 4 up, whether they go through the Admin Division or whether
- 5 they're in one of the other divisions, would be consistent
- 6 with those policies.
- 7 So I think even without this, we've already
- 8 started in on addressing that consistency issue, but it
- 9 was a problem here.
- 10 BOARD MEMBER MEDINA: Thank you.
- 11 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti.
- 12 BOARD MEMBER ROBERTI: I have a problem as well.
- 13 Questioning why the scoring on Si-Nor, which I must say is
- 14 in Los Angeles County, of which I visited. It's a
- 15 minority run recycling of a MRF, is scoring much lower.
- 16 They are scored lower by three points over the company
- 17 that's ahead of them, Tehachapi, simply because Si-Nor
- 18 complied with the law and tried to improve their property,
- 19 even though they're at a possibility of being in
- 20 violation.
- 21 Tehachapi, which is in violation got three points
- 22 because they're in violation. I mean, this is not a
- 23 program to put a premium, and I'm not knocking Tehachapi.
- 24 This should not be a program to put a premium on those who
- 25 are in violation. It's to take care of troubled areas.

- 1 The operative word should be troubled, not in
- 2 violation, otherwise people who take it upon themselves to
- 3 make improvements are going to get penalized by the Board.
- 4 I mean, it's cockamamie. I don't know another word for it
- 5 and unfair.
- 6 BOARD MEMBER EATON: Well, Senator, that was
- 7 Kathy Wright, so I think you should address your comments
- 8 to her, because it is indeed the case that she wanted to
- 9 reward those who had a violation in the sense that there
- 10 was a compliance loan. This is that program, where we
- 11 want to seek a way to give out money and she wanted a loan
- 12 program with no interest. And one of the requirements was
- 13 that the violations -- that the priority was to establish
- 14 that the violations, companies or landfills or people
- 15 involved in the recycling business who had violations,
- 16 this was a way to bring them up to speed, and that was
- 17 something that was imposed upon us during a budget
- 18 subcommittee.
- 19 BOARD MEMBER ROBERTI: Well, I would surely like
- 20 to see the operative word if it is violation or threat of
- 21 violation, because I would think violation should be
- 22 written.
- 23 BOARD MEMBER EATON: Well, that's why they called
- 24 it a facility loan --
- 25 BOARD MEMBER ROBERTI: -- very narrowly.

- 1 BOARD MEMBER EATON: That's why they call it a
- 2 facility compliance program, because that's what she
- 3 called the program, because she tried to put her hook on
- 4 us. Where she dinged on was the fact that she thought we
- 5 were doing an underground grant program. If you remember
- 6 back at the budget, she accused the Board of doing an
- 7 underground grant program.
- 8 And so she said, therefore, I'm going to fix it
- 9 so that you can't do that. That was the LAO's
- 10 recommendation as well, that we, as a Board, were trying
- 11 to do an underground grant program. So therefore, they
- 12 were going to go and say that you had to have a facility
- 13 compliance loan program based upon facilities that needed
- 14 help and that were out of compliance.
- 15 BOARD MEMBER ROBERTI: Well, and Si-Nor does have
- 16 facility compliance problems.
- 17 BOARD MEMBER EATON: I'm not arguing
- 18 individual -- I'm not trying to be on the opposite. Maybe
- 19 I've been on the opposite side all day with you, so you
- 20 just want to listen for a second while I kind of talk to
- 21 you about some of the history, because, you know, that's
- 22 what it happened to be, that it was actually done to
- 23 reward. And we fought that, because we thought that the
- 24 whole program should have been. As you envision it today.
- 25 We were rejected on that, based upon an underground grant

- 1 program.
- DEPUTY DIRECTOR NAUMAN: And part of the emphasis
- 3 was on small publicly operated facilities located in rural
- 4 portions of the State. So we were working with all of
- 5 those directives in working with the Board over, of
- 6 course, several months to design this program.
- 7 BOARD MEMBER JONES: I think you --
- 8 BOARD MEMBER ROBERTI: I'm not -- let me finish.
- 9 I'm not quarreling with any of those aspects, because
- 10 that's the statute.
- 11 BOARD MEMBER EATON: Especially not her.
- 12 (Laughter.)
- BOARD MEMBER ROBERTI: Well, Ms. Wright is --
- 14 BOARD MEMBER EATON: Always right.
- BOARD MEMBER ROBERTI: Ms. Wright never took
- 16 directions from me even at the Italian consulate dinners.
- 17 And we wanted who we wanted with no voice.
- 18 (Laughter.)
- 19 BOARD MEMBER EATON: She therefore was out of
- 20 compliance.
- 21 BOARD MEMBER ROBERTI: But nevertheless, I'm not
- 22 arguing with the word preference and all this. All that
- 23 considered, Si-Nor still loses because they are not in
- 24 actual violation, which I think is something that has to
- 25 be construed very, very narrowly if this was the way we

- 1 were supposed to go into it.
- 2 CHAIRPERSON MOULTON-PATTERSON: Ms. Markie, if
- 3 you could comment.
- 4 MS. MARKIE: If I could speak about that. There
- 5 were no extra points given to Tehachapi because they were
- 6 in violation. It was either a pass or fail. They
- 7 demonstrated the compliance problem. Where they lost
- 8 their three points was in the financial demonstrated need.
- 9 Tehachapi has their paperwork better.
- 10 BOARD MEMBER ROBERTI: It works the same way
- 11 though. It works the same way. It's just you didn't
- 12 affirmatively do it. It works in the negative rather than
- 13 affirmation, when I say the results appears to be the same
- 14 thing.
- MR. MARKIE: Well, without their documented
- 16 compliance, they would have received a failing grade and
- 17 then they wouldn't have gotten any other points. So they
- 18 did demonstrate that there was a compliance issue.
- 19 And then I would like to address Mr. Medina's
- 20 concern. We did note your comments at the briefing and
- 21 the City of Santa Cruz is here today to address their
- 22 opinion.
- 23 CHAIRPERSON MOULTON-PATTERSON: Mr. Paparian.
- As long as we're pulling out individual
- 25 facilities to discuss, I'm interested in poor old

- 1 Weaverville. We've received a letter.
- 2 CHAIRPERSON MOULTON-PATTERSON: Trinity.
- 3 BOARD MEMBER PAPARIAN: We received a letter from
- 4 the Regional Water Board indicating that they had
- 5 documented corrective action required for the Facility.
- 6 And I think at a prior Board meeting this was an issue,
- 7 whether they had any required corrective action or not,
- 8 and that it affected their scoring.
- 9 I'm wondering if, in light of the Water Board
- 10 letter, that changes things with regards to this
- 11 application or whether they have original value to the
- 12 Board?
- 13 CHAIRPERSON MOULTON-PATTERSON: Well, you know, I
- 14 know you're going to go through your presentation, but we
- 15 do have seven speakers, some from these areas, that might
- 16 be able to answer some of these questions or comments,
- 17 too. So you want to proceed or --
- MS. MARKIE: Would you like me to address that or
- 19 do you want me to proceed with presentation?
- 20 BOARD MEMBER PAPARIAN: If there's a quick answer
- 21 to it.
- MS. MARKIE: Well, I think the quick answer is
- 23 that their application was incomplete. They did not
- 24 document a compliance issue at the facility. After the
- $25\,\,$  December Board meeting, they did indicate that the Water

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- 1 Board had had some concerns. There was a letter in 1998
- 2 that the Water Board had indicated that they were under
- 3 corrective action, but there was no report from the LEA.
- 4 There was no Water Board reports of any notice of
- 5 violations.
- 6 Their consultant recommended that to address the
- 7 groundwater problems that they should put in a leachate
- 8 collection system and close the site, neither of which we
- 9 felt was addressed in their application. So we thought it
- 10 was unfair to go to applicants that had submitted the
- 11 documentation upfront to allow -- for a late submittal for
- 12 one, but then we couldn't even connect what they were
- 13 asking for and what the Water Board said that they had a
- 14 violation for.
- Okay, I'm going to move forward.
- 16 Okay. Now, we're on to Glenn county. The issues
- 17 they had were frequent high winds, blowing debris. They
- 18 have claimed that litter fences and other mitigation
- 19 measures have proved to be ineffective at that site. And
- 20 their project is to construct an indoor tipping area
- 21 permitting all weather operations. And these violations
- 22 were documented by the LEA.
- 23 The breakdown on their design, I mean, I could go
- 24 through it, otherwise it's just the design specs, the
- 25 whole package, the construction and they're asking for a

- 1 full amount.
- 2 The City, in application number one, they're
- 3 proposing to process their on-site mudstone for daily
- 4 cover to meet permitting conditions. They have lack of
- 5 availability of good cover soil. The unprocessed native
- 6 mudstone allows for water to infiltrate and gas to
- 7 migrate.
- 8 Their project is to process the onsite mudstone
- 9 for daily cover use and they need to process it to
- 10 three-fourths of an inch minus.
- 11 --00o--
- MS. MARKIE: Their breakdown is the crushing
- 13 project, the design, mobilization and implementation.
- 14 --000--
- MS. MARKIE: Tehachapi Recycling.
- --o0o--
- 17 MS. MARKIE: Their issues are litter migration
- 18 due to frequent high winds within the tipping area. The
- 19 outdoor trommel and conveyor contributes to dust
- 20 migration. And their project is to construct a new 20,000
- 21 square foot steel building which will include the dust
- 22 misting system.
- --000--
- 24 MS. MARKIE: And their breakdown is as follows
- 25 with the equipment, labor, engineering services and some

- 1 contingencies.
- 2 --000--
- 3 MS. MARKIE: The last applicant is Si-Nor.
- 4 --000--
- 5 MS. MARKIE: Their issues are the outdoor tipping
- 6 floor, the source of leachate, dust, litter, fuel
- 7 spillage, right to air and water quality. Their project
- 8 is to install a trailer pit to mitigate runoff, remove or
- 9 relocate existing structures, reconfigure the access and
- 10 install and move all weather canopies.
- 11 --00--
- 12 MS. MARKIE: And their breakdown is as follows.
- 13 For the design; getting the use permit; revisions, plans
- 14 and specs, the actual bidding and construction period.
- There are several speakers today. And I didn't
- 16 know at what point. We can either go forward with the
- 17 Excel spreadsheets or wait until after the speakers.
- 18 CHAIRPERSON MOULTON-PATTERSON: We should do the
- 19 speakers. Thank you.
- Jim Sandoval, City of Santa Cruz.
- 21 BOARD MEMBER EATON: Madam Chair, can I ask a
- 22 question. How long is this extra money that we didn't
- 23 allocate available to us? Does it have to be spent within
- 24 this fiscal year or can we --
- 25 DEPUTY DIRECTOR NAUMAN: It has to be spent

- 1 within this fiscal year.
- 2 BOARD MEMBER EATON: Okay. And then next year we
- 3 get --
- 4 DEPUTY DIRECTOR NAUMAN: No, we do not. This is
- 5 the full amount, it's 1.44.
- 6 BOARD MEMBER EATON: You mean, there's no more
- 7 money after this?
- 8 DEPUTY DIRECTOR NAUMAN: No, this is the end of
- 9 it.
- 10 MR. SANDOVAL: Good afternoon, Madam Chairman,
- 11 members of the Board. I'm here on behalf of the City of
- 12 Santa Cruz. My name is Jim Sandoval. I'm the engineering
- 13 manager for the Site, for the landfill. I'm here because
- 14 I misunderstood the application process. I think at the
- 15 beginning when we applied, it was my understanding from
- 16 the application process that we can -- there wasn't a
- 17 limit to the amount of applications for projects you can
- 18 apply for and.
- 19 And our site has problems, so I thought well,
- 20 hey, let's, you know, get as many in as we can and see
- 21 what we can come up with.
- We ended up submitting two, as you know. And I
- 23 think somehow I misunderstood that they would -- one would
- 24 eliminate the other. You know, I'm trying to recall. I
- 25 know I had a conversation with staff. I'm trying to

- 1 recall what happened, but, you know, obviously we would
- 2 want the higher funded loan. The processing project is
- 3 the more overwhelming project for us.
- 4 And both projects are scheduled to be done later
- 5 this year and so I'm here to really encourage or to ask
- 6 that you would consider that, even combining the two. I
- 7 mean, we could really use the help.
- 8 Our landfill was sited 75 years ago in a canyon
- 9 where two canyons merge, and so it brought about a ton of
- 10 environmental challenges. And last year, the city has
- 11 spent \$12 million to help bring the landfill into
- 12 compliance and to improve it.
- 13 Cover soil is one of the last big hurdles. And
- 14 processing is rather expensive. We have an adequate
- 15 supply of soil, but it's kind of like chalk rock, it's big
- 16 and clumpy and water infiltrates, as Sue was saying. It's
- 17 hard to compact and work with. We find that we need to
- 18 process it to really make it work, to minimize gas
- 19 migration or emissions, to minimize water infiltration, to
- 20 minimize some of the leachate seeps that we have.
- 21 And also just to gain some air space, because
- 22 with the soil condition -- with the soil that we use now,
- 23 it takes up too much air space. If it's processed, we can
- 24 use a lot less. We can compact it better.
- 25 So I think all the arguments are there that this

- 1 is a viable project and something we need to do. And, and
- 2 fact, we've done the first phase of a processing project
- 3 last summer in year 2000. And I think staff will agree
- 4 who have visited the site, the Waste Board is our LEA,
- 5 that the site looks amazing.
- 6 We applied the processed mudstone as intermediate
- 7 cover. And we have the best looking site we've ever had.
- 8 We're really prepared for winter.
- 9 So I'm asking you, on behalf of the City, to
- 10 please consider the application number one or combine the
- 11 two applications into one. I think either way it would
- 12 really benefit us.
- 13 Thank you.
- 14 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 15 Sandoval.
- Mr. Jones.
- 17 BOARD MEMBER JONES: Were you getting violations
- 18 for inadequate cover?
- 19 MR. SANDOVAL: Yes. The Waste Board, LEA, staff
- 20 over the last several years we've gotten several
- 21 violations for cover and areas of concerns. It's been an
- 22 ongoing problem. And also we got one or two violations
- 23 from the Water Board on leachate seeps which is also
- 24 related -- covers related to that problem, because --
- 25 BOARD MEMBER JONES: And for staff this says the

- 1 one that we approve says City of Santa Cruz application
- 2 number two of two, and then this one that we're talking
- 3 about is application number one of two?
- 4 MR. VLACH: Yes.
- 5 BOARD MEMBER JONES: They came in the door
- 6 together, the one came in first?
- 7 MR. VLACH: Yeah.
- 8 MR. SANDOVAL: They were in the same envelope.
- 9 BOARD MEMBER JONES: The same envelope.
- 10 MR. SANDOVAL: One thing else is you know, I just
- 11 wanted to -- I think it's obvious, but if we were to swap
- 12 application one for application two, I mean we're still
- 13 scored fairly well in the mudstone project, so we would
- 14 still be fifth ranked.
- So I think, you know, our preference would be to
- 16 eliminate the landfill gas one. We're still doing the
- 17 work, but, you know, to eliminate the loan in place of
- 18 mudstone.
- 19 BOARD MEMBER JONES: Well, a follow-up question
- 20 Madam Chair?
- 21 CHAIRPERSON MOULTON-PATTERSON: Yes.
- 22 BOARD MEMBER JONES: If you had processed
- 23 mudstone for cover material, then the positive impacts,
- 24 the environmental impacts to your site would be -- have
- 25 less infiltration of water into your system. You'd have

- 1 better compaction onto your -- of your landfill of the
- 2 waste that's in place. And this mudstone, is it a
- 3 clay-based mudstone?
- 4 MR. SANDOVAL: I'm not a geologist, but it's a
- 5 diatomaceous -- it's not quite clay, but it's similar.
- 6 Actually, when it's processed, it also works for us for a
- 7 liner. We're going to be using it -- or we used it in our
- 8 first linear development and we'd likely be using it again
- 9 in our next one.
- 10 BOARD MEMBER JONES: So this material would be --
- 11 if you're using it for construction -- construction side
- 12 of your liner?
- MR. SANDOVAL: Yes.
- 14 BOARD MEMBER JONES: So would it work for
- 15 intermediate and final cover?
- MR. SANDOVAL: It would work. I mean, we have
- 17 plans to use it for that. Although this loan isn't for
- 18 that.
- 19 BOARD MEMBER JONES: I understand that, but what
- 20 I'm trying to get across is that the standard for closure,
- 21 which is a higher standard than normal, cover material,
- 22 this material, if it was processed and applied daily,
- 23 would be giving you a series of layers that would make
- 24 this landfill a lot more sound environmentally.
- MR. SANDOVAL: Yes.

- 1 BOARD MEMBER JONES: And it probably would have a
- 2 whole lot more benefit than running chunks of mudstone or
- 3 whatever else you can get and letting everything in the
- 4 world seep through it. So that your \$88,000 to find out
- 5 how much gas you've got would probably continue to grow at
- 6 a quicker rate.
- 7 Okay.
- 8 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 9 Sandoval.
- 10 Mr. John Whitaker, Trinity County.
- 11 MR. WHITAKER: Hello, I'm John Whitaker, Director
- 12 of General Services. Thank you for having me speak to you
- 13 on this compliance loan issue. I'm the one that the Water
- 14 Board finally sent you a letter about our corrective
- 15 action.
- We've been in corrective action since 1999 on
- 17 this site. Your staff has indicated we didn't send in
- 18 enough support documentation. I will tell you that prior
- 19 to submitting this application, I had spoken to the State
- 20 Water Board officials who assured me that they would
- 21 support this activity and send the correspondence to you.
- I was not aware that the Integrated Waste
- 23 Management Board and Water Quality Board did not speak on
- 24 these issues of landfill since you both have --
- BOARD MEMBER JONES: 1220.

- 1 (Laughter.)
- 2 BOARD MEMBER EATON: They just take our money.
- 3 MR. WHITAKER: They must also realize that this
- 4 is probably part of my fault that we didn't dramatize our
- 5 condition. But I will tell you that we went out and
- 6 borrowed \$3 million to put a cap on our landfill to comply
- 7 with this water report. We've made a number of
- 8 improvements to our system through this loan process.
- 9 We went out and purchased commercial loan at four
- 10 percent over ten years to mitigate these measures that the
- 11 Water Quality Board has indicated finally in the letter
- 12 that you received or that you should have received last
- 13 week as it didn't get through distribution properly.
- 14 I would again disagree with staff on their
- 15 indication that what we're talking is remedial action for
- 16 the landfill. They can't see what the significance is or
- 17 how it relates to deterring water from the landfill.
- 18 I suggest if you visited the landfill, you can
- 19 actually see what we're talking about, since we're
- 20 watershedding over 500 acres of water away from the
- 21 landfill property itself.
- 22 We'd like you to reconsider this information that
- 23 the Water Quality Board has now provided to you. And I
- 24 apologize that you didn't get it earlier, but, again, we
- 25 think our application is valid and the reasons for the

- 1 money are valid.
- 2 I also need to point out that since we are taking
- 3 a proactive approach, we have put the intermediate cap on
- 4 the BLM property. We have built an inert cell and
- 5 appropriated income money. We will be proceeding with
- 6 asphalting the road and diverting the water and putting
- 7 the culverts in the concrete apparatus as we need to do to
- 8 divert the water. We will also put in the gas wells that
- 9 we are asking money for.
- 10 If we're not successful here, we'll apply for
- 11 Prop 13 money to do this corrective action. I thank you
- 12 for your time and I thank you for your consideration.
- 13 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 14 Whitaker.
- 15 BOARD MEMBER ROBERTI: Madam Chair.
- 16 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti?
- 17 BOARD MEMBER ROBERTI: One point I have which I
- 18 noted in this mini little audit is that all of the grants
- 19 that come above the line are for northern California,
- 20 which is, I hate to dwell on this too much, but it's -- I
- 21 thought that was something that we had discussed a while
- 22 ago.
- BOARD MEMBER EATON: The electricity is going
- 24 south.
- 25 (Laughter.)

- 1 BOARD MEMBER ROBERTI: LA is LA. Electricity is
- 2 under cost. Not much under cost, but under cost. And I
- 3 thought that was something we had discussed with staff
- 4 that they should take some cognizance of this when we have
- 5 grant programs or loan programs.
- 6 At least, a little asterisk. And once again and
- 7 doesn't happen, so I think I've got to raise the point. I
- 8 grant that this is a program with a rural bias, so you
- 9 would see most of the money or a majority of the money,
- 10 but not all of it.
- 11 BOARD MEMBER MEDINA: I applaud the Senator.
- 12 Usually, most of the money is going south and I'm raising
- 13 concerns about money coming up north.
- 14 (Laughter.)
- 15 CHAIRPERSON MOULTON-PATTERSON: Okay. Yes.
- MR. WHITAKER: I'd just like to make a comment to
- 17 Senator Roberti, when you consider that 23 percent of the
- 18 hydroelectric power we generate in California goes to Pump
- 19 Water to LA, I'm --
- 20 (Laughter.)
- 21 BOARD MEMBER ROBERTI: Let me throw one. We're
- 22 getting regional. We're getting regional. Let me tell
- 23 you what galls me so much is when Loma Prieta took place,
- 24 everybody, including the voters of southern California,
- 25 voted a half cent sales tax to clean up Loma Prieta, to

- 1 help them out. A few years later when LA county
- 2 experiences the same experience and LA gets devastated in
- 3 the Northridge earthquake, it was another one of those,
- 4 you know, wipe LA off the face of the map. And not one
- 5 county north of the Tehachapis voted even 20 percent for
- 6 Los Angeles.
- 7 So you become a little bit jaded. And so this
- 8 AndA-be-dammed-attitude, and I saw this with a smile, but
- 9 it does exist in Sacramento, where you hear the results of
- 10 the Los Angeles Dodgers like they came from Leningrad --
- 11 (Laughter.)
- 12 BOARD MEMBER ROBERTI: If you can get them at
- 13 all.
- 14 BOARD MEMBER EATON: I think at one time they
- 15 were called scalawags, if I remember, in 1991.
- 16 BOARD MEMBER ROBERTI: I watch this kind of
- 17 stuff.
- 18 CHAIRPERSON MOULTON-PATTERSON: Thank you,
- 19 Senator Roberti.
- 20 BOARD MEMBER ROBERTI: You're welcome, most
- 21 honorable Chair from Orange County.
- 22 CHAIRPERSON MOULTON-PATTERSON: Gerry de Roco
- 23 from Glenn County.
- 24 MR. de ROCO: Thank you, Gerry de Roco from Glenn
- 25 County. I too think this is a great program. It should

- 1 be continued and expanded in whatever shape, win, lose or
- 2 draw. It would be fortunate for my county to do this, but
- 3 we have to realize that when you have counties or small
- 4 rural landfills outlining that are trying to get 50
- 5 percent diversion, you're losing a giant portion of your
- 6 revenue. You lose all the revenue you put on the
- 7 programs.
- 8 So I think this is marvelous. And we don't
- 9 consider anything south of Sacramento to be northern
- 10 California.
- 11 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- 12 Silas Ugorji.
- 13 I'm not sure I pronounced that right.
- 14 MR. UGORJI: That was correct. Madam Chairman,
- 15 members of the Board. My name Silas Ugorji. I'm with
- 16 Si-Nor, Inc. Si-Nor is the operator of Coastal. This
- 17 facility is in chronic noncompliance. If you rest, we
- 18 shut down. If there's wind, we shut down. If it's hot,
- 19 we shut down, because the people around complain.
- 20 When we acquired this facility it has a lot of
- 21 violations, building code violations, fire violations. We
- 22 have spent so much money to put back this facility.
- 23 We have also started to do some construction, but
- 24 we couldn't complete it. Right now if you come to the
- 25 facility there's pass -- we are operating below 20 be of

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- 1 our capacity right now. And each time and LEA comes in we
- 2 are cited. Two months ago we received a letter to be
- 3 placed on the inventory. We have to shut down to comply
- 4 in order not to get into the inventory. That's how big
- 5 our game plan is, close down, try to satisfy the LEA.
- 6 This loan we are flexible. And a lot of people
- 7 need the loan. Last time I was here, I asked for half the
- 8 bread. And if you and at our cost, we will appreciate
- 9 whatever the Board members will give to us. We really
- 10 need this loan in order to continue doing our recycling.
- 11 And the last and I want to say is we service a
- 12 lot of the agencies in that we have recycling. We do a
- 13 lot of recycling. But because of just noncompliance, we
- 14 have not been able to operate to our capacity. And I pray
- 15 and the Board will consider my application.
- Thank you.
- 17 CHAIRPERSON MOULTON-PATTERSON: Thank you very
- 18 much.
- 19 Mike Sides. There's a letter marked out. I'm
- 20 not sure of the pronunciation, Tehachapi.
- 21 And your name, sir.
- MR. SIDES: Mike Sides, very simple.
- 23 Madam Chair, Honorable Board. I want to thank
- 24 you for hearing us today. I'm thrilled that the Senator
- 25 likes Tehachapi. We'll invite him up there.

- 1 BOARD MEMBER ROBERTI: It's a very beautiful
- 2 town.
- 3 MR. SIDES: Thank you very much. We love it.
- 4 BOARD MEMBER EATON: How did you vote?
- 5 (Laughter.)
- 6 BOARD MEMBER ROBERTI: Probably the way we vote.
- 7 MR. SIDES: Believe me, we're a very diverse
- 8 community. I'm here today to hopefully support and
- 9 convince and to give our facility the loan that we've
- 10 requested. We are currently facing a myriad of problems
- 11 up there.
- We're in a public/private partnership with the
- 13 County of Kern in assisting in the AB 939 goals. We're
- 14 currently the only material recovery solely operating in
- 15 the county. And we have received numerous violations.
- 16 Air quality has been in regard to our dust generation from
- 17 the operation of the trommel screen.
- 18 And I might and that the trommel really is
- 19 essential to the operation in being able to take out large
- 20 volumes of material. We are also under LEA orders in
- 21 regard to blowing litter and that sort and thing. We are
- 22 a high wind area.
- We also -- in fact, as we left today, we had --
- 24 we still have snow on the ground. And so we and the other
- 25 issue which is also health related has to do with our

- 1 personnel operating outside the building.
- 2 We would like to install a mister system to help
- 3 protect their health and we have an industry hygienist
- 4 coming in to do an audit of the facility in the next few
- 5 months. And he has already given us kind of a cursory
- 6 review and advised us that the mister system is essential.
- 7 So with that, I'll try not to bore you with any
- 8 detail on the facility, but just to sum up and say that
- 9 and would appreciate your positive response and stand
- 10 ready to, hopefully with this loan, we can continue our
- 11 goal of sorting the mixed waste stream and dealing with
- 12 construction demolition and green waste.
- 13 Thank you very much.
- 14 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 15 Sides.
- 16 Evan Nikirk.
- 17 MR. NIKIRK: Thank you, Madam Chair and Board
- 18 Members. My name is Evan Nikirk. I'm the Assistant
- 19 Director of the Mono County Public Works Department. I'm
- 20 here to talk about a troubled area in Mono county. But
- 21 before I try to answer some of Mr. Jones' questions, I
- 22 want to thank you for continuing this item and continuing
- 23 and December and considering these projects that didn't
- 24 fit into the, you know, the obvious form that the first
- 25 three projects were selected there.

- 1 I'd like to give you a little perspective. When
- 2 I was driving in this morning I passed through Cameron
- 3 Park and I had to chuckle as I passed the town limit sign
- 4 and it said population 15,000 people, because that's 50
- 5 percent more than is in the entire county of Mono county.
- 6 And within the county itself, not just the
- 7 Bridgeport Landfill, but within Mono County, we generate
- 8 less than 30,000 tons, that's per year.
- 9 So whenever we try to make some improvements to
- 10 the program, it has to be done gradually, because we can't
- 11 generate the revenue quickly. And that is and of the goal
- 12 of this project.
- 13 We are currently funded. Our financial assurance
- 14 is currently funded to the appropriate level for the
- 15 disposal at this time. However, our goal is to eliminate
- 16 our rural landfills and to concentrate our disposal into
- 17 one regional landfill. And this would and one step be
- 18 doing that.
- 19 The reason this project was selected by Mono
- 20 County is that it has a number of problems that were cited
- 21 in the event, including groundwater, you know, 30 feet
- 22 below the trench, the base of the trench, unlined trenches
- 23 of the landfill. In addition, we have an indian
- 24 reservation just south of us. And the neighborhood has
- 25 popped and 500 feet from our southern boundaries.

- 1 So naturally landfill gas becomes a concern.
- 2 Further, we have a reservoir a quarter mile to the west
- 3 and an airport a quarter mile to the west. So as can you
- 4 see, all these issues kind of snowball and creates and our
- 5 minds a concern for liability.
- 6 So our goal is to try to limit our future
- 7 liability, take care of some of these environmental
- 8 problems before they become severe, and to try to close
- 9 this landfill before it reaches its capacity.
- 10 We do have plans to close it down the road, but
- 11 this would help us speed up that process. And again, I
- 12 thank you for your consideration. And I hope and future
- 13 loan payments to this program will, you know, help
- 14 progress and maintain and program for future projects.
- Thank you.
- 16 CHAIRPERSON MOULTON-PATTERSON: Larry Sweetser is
- 17 our last speaker.
- 18 MR. SWEETSER: Good evening, Madam Chair and
- 19 members of the Board. Larry Sweetser, Sweetser and
- 20 Associates on behalf of the Environmental Services Joint
- 21 Power Authority, and I'll be as brief be can here.
- 22 We do appreciate, on behalf of Siskiyou and
- 23 Tehama last time, the approval on those two sites. It
- 24 will go a long way to addressing their issue. I also
- 25 extremely appreciate the reconsideration for the remaining

- 1 sites.
- 2 And I understand the ranking system and the
- 3 process that we've gone through to try to get the sites on
- 4 the list. But if there is funds available, we would also
- 5 request consideration on Trinity. We still keep plugging
- 6 away on that one.
- 7 Its one of those types -- as the Senator
- 8 mentioned, as being one of the problem sites. And also,
- 9 Senator, on behalf of Mono County, I think they'd want to
- 10 be considered southern be purposes of this loan program.
- 11 (Laughter.)
- 12 BOARD MEMBER ROBERTI: Well, in fairness, we took
- 13 care of Brawley ahead of time. I wasn't counting them.
- 14 So Brawley is southern California, I felt, but Mono, I
- 15 don't know.
- MR. SWEETSER: It's all we've got left.
- 17 BOARD MEMBER ROBERTI: They're Eastern, on the
- 18 other side of the Sierra Nevadas.
- MR. SWEETSER: Close.
- 20 BOARD MEMBER EATON: Brawley got half of what
- 21 almost remains to be taken.
- 22 BOARD MEMBER ROBERTI: You want to refight that
- 23 one.
- 24 (Laughter.)
- 25 MR. SWEETSER: This program has been extremely

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- 1 helpful. You've seen the interest of people even though
- 2 there's not enough money available right now. This is a
- 3 one shot program, but we urge the Board and be willing to
- 4 be assist the Board in pursuing additional funding on in
- 5 the future for this program. There is a need out there
- 6 for that, far beyond just this one time.
- 7 And we'd also and willing, if be program does go
- 8 forward, to offer some suggestions on the application
- 9 process and the evaluation process. There are some things
- 10 we think could have helped get the applications better
- 11 suited to the process and we'd be glad to help in that
- 12 effort. And again we'd and you to fully distribute this
- 13 money. We really need it out there.
- 14 Thank you.
- 15 CHAIRPERSON MOULTON-PATTERSON: Thank you.
- Any final comments by staff?
- 17 DEPUTY DIRECTOR NAUMAN: Madam Chair, we do, in
- 18 order to perhaps assist the Board in consideration of
- 19 these, we have a spread sheet prepared. Sue can work with
- 20 you. We also have provided some funding scenarios for
- 21 you, so that you can look at some options.
- 22 For instance, the Brawley Landfill, you took
- 23 action on that this morning, so there's \$450,000 that have
- 24 been on the original calculation and recommendation that
- 25 become available.

1 Obviously, the situation with Santa Cruz, we have

- 2 two applications, questions about some of the line items
- 3 in Bridgeport. So there is some flexibility here to work
- 4 with the dollars available. And we'd be happy to assist
- 5 you with that as you discuss the individual projects.
- 6 CHAIRPERSON MOULTON-PATTERSON: Mr. Eaton?
- 7 BOARD MEMBER EATON: I just got a couple of
- 8 broader questions so that it may -- maybe they, in the
- 9 process of answering, they may narrow it down.
- 10 Are any of the individuals who we'd be
- 11 considering, do we eventually have to go through and see
- 12 whether or not they're able to repay the loan, like on our
- 13 other loan programs, do they qualify?
- 14 DEPUTY DIRECTOR NAUMAN: All of the private
- 15 applications were reviewed by our Loan Committee and then
- 16 we consulted with our Loan Committee on the public sector
- 17 applications. And we believe, based on that consultation
- 18 and review, that all of the applicants that we brought
- 19 forward to you have the ability to repay under the terms
- 20 of the loan.
- BOARD MEMBER EATON: We don't have the problem
- 22 that, you know, 30 days from now we find out that entity,
- 23 for whatever reason, doesn't want to pledge their public
- 24 revenues. Then we've got the money and we don't have to
- 25 sign and get the money out the door. I'm just trying to

- 1 find out narrow parameters.
- 2 DEPUTY DIRECTOR NAUMAN: It is possible that one
- 3 or more of the applicants may choose not to execute the
- 4 loan documents. And we've thought of that eventuality.
- 5 We believe that, given that the funds have to be -- the
- 6 Board has to be on the funds by the end of this fiscal
- 7 year, that we would probably have just enough time to do
- 8 one more round with the Board prior to that and still have
- 9 the Board take the action prior to June 30th.
- 10 Or alternatively, you could fund, you know,
- 11 indicate your preferences to us all the way down and take
- 12 one of the applicants, who decides not to execute the loan
- 13 documents or decides not to take the loan for any reason,
- 14 then it would go to the next application in order that
- 15 we've indicated you'd be prepared be fund.
- 16 So you can either give us direction to keep
- 17 funding till we reach the limit or you can take action now
- 18 and we can and back to you if money becomes available
- 19 before the end of the fiscal year by virtue of one or more
- 20 of the applicants not executing the documents. We will
- 21 give them 60 days to execute the documents.
- 22 BOARD MEMBER EATON: What about the situation in
- 23 Santa Cruz, the fact that we have actually allocated the
- 24 money.
- 25 DEPUTY DIRECTOR NAUMAN: I'm going to have to

- 1 defer to either Admin Staff or counsel on that.
- 2 BOARD MEMBER EATON: I'm not trying to -- I'm
- 3 just trying to find out what our parameters are here. To
- 4 do it under what the NOFA went out with or what would be
- 5 the parameters in the NOFA so that we can, at least, you
- 6 know --
- 7 DEPUTY DIRECTOR NAUMAN: The NOFA said that only
- 8 one application per jurisdiction would be funded. I don't
- 9 believe the NOFA said that we'll only accept one
- 10 application from each jurisdiction. So I think --
- BOARD MEMBER ROBERTI: What does NOFA mean?
- 12 DEPUTY DIRECTOR NAUMAN: The Notice of Funding
- 13 Availability.
- 14 BOARD MEMBER MEDINA: Madam Chair.
- 15 CHAIRPERSON MOULTON-PATTERSON: Mr. Medina.
- BOARD MEMBER MEDINA: Yes. In regard to the city
- 17 of Santa Cruz, given that both applications were in one
- 18 package and from the statements that were made here today
- 19 apparently it was not clear. I have not had a chance to
- 20 review the NOFA. I will be reviewing thatbe I would like
- 21 to have both of the applications, since they were in one
- 22 envelope to be considered as one application.
- 23 We've already funded \$88,000. We certainly could
- 24 not do the 500,000 and perhaps not and half, but I do feel
- 25 that the City of Santa Cruz could come up with an amount

- 1 that would be somewhere in the vicinity between the 88 and
- 2 the 250.
- 3 CHAIRPERSON MOULTON-PATTERSON: Senator Roberti.
- 4 BOARD MEMBER MEDINA: I'd also before just
- 5 include -- I'm also supportive of the Si-Nor application.
- 6 I think it has a lot of merit.
- 7 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 8 Medina.
- 9 Senator Roberti.
- 10 BOARD MEMBER ROBERTI: Yes. Two things on the --
- 11 as you know, I'm in favor of the Si-Nor application. On
- 12 the Santa Cruz probably since the digressions were so
- 13 great that it's hard to believe they would have taken the
- 14 smaller in preference to the larger, but there must be
- 15 something in the middle, that we can do what's fair with
- 16 the careful understanding that you can't -- you have to
- 17 give enough to do the job.
- 18 And then on Santa Cruz, I mean, if they are
- 19 getting the money for closure through another fund --
- DEPUTY DIRECTOR NAUMAN: I think I'd bring up
- 21 Bridgeport.
- 22 BOARD MEMBER ROBERTI: Excuse me, I didn't mean
- 23 Santa Cruz. If Bridgeport is getting money through
- 24 another fund, I'm a little bit less sympathetic on that
- 25 one, unless somebody can explain it. We're not cutting

- 1 them short. We're getting their closure. This isn't
- 2 necessarily a closure program, although there's not a
- 3 specific authorization on closure. There's certainly --
- 4 there's no specific --
- 5 DEPUTY DIRECTOR NAUMAN: No prohibition.
- 6 BOARD MEMBER ROBERTI: There's no prohibition,
- 7 but there's no invitation as there is in other areas. I
- 8 think a number of areas are specified and we do and
- 9 closure programs and closure funds, witness the fact that
- 10 Bridgeport has the money available in another fund.
- 11 DEPUTY DIRECTOR NAUMAN: In scenario number
- 12 three, it reflects that distinction. If I can refer you
- 13 to that, it's attachment 3-3.
- 14 BOARD MEMBER ROBERTI: Okay.
- DEPUTY DIRECTOR NAUMAN: It shows, for instance,
- 16 that on Bridgeport the request is 500,000. We have
- 17 extracted the line items that reference closure,
- 18 post-closure activities. And if you were to eliminate
- 19 those items from their request, then the remaining amount
- 20 to award would be 33,000be so you can see it does have a
- 21 significant portion of the funds.
- 22 BOARD MEMBER ROBERTI: If we did the scenario
- 23 number 3, how much money would we appropriate?
- 24 DEPUTY DIRECTOR NAUMAN: Well, these are just
- 25 kind of example scenarios. I would like to suggest that

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1 maybe if we start working with kind of the inactive method
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- 2 up here, that maybe this can be of some assistance to you,
- 3 so we can show how far the money might be able to stretch.
- 4 CHAIRPERSON MOULTON-PATTERSON: Ms. Tobias, did
- 5 you want to say --
- 6 CHIEF COUNSEL TOBIAS: I just want to comment,
- 7 from a legal standpoint, that on the City of Santa Cruz,
- 8 if they want to withdraw one of their applications, I
- 9 think that that's, you know, certainly their choice to do
- 10 that.
- 11 I'm a little bit uncomfortable at combining them,
- 12 because I think that that's something that had other
- 13 jurisdictions known or supposed was a possibility that
- 14 they might have been in with combination projects as well.
- 15 So I don't think there's anything to stop the city from
- 16 saying well, thanks, we'll take our chances with the
- 17 project that's further down the list in terms of its
- 18 scores.
- 19 And that's what I would like to see compared. I
- 20 think there's lots of possibilities as long as they stay
- 21 in ranked order. But my preference from a legal
- 22 standpoint, in a sense of equity would be to, if the City
- 23 wants to withdraw that other applications that would be
- 24 their choice as opposed to combining.
- 25 CHAIRPERSON MOULTON-PATTERSON: Okay.

- 1 CHIEF COUNSEL TOBIAS: One Board member said
- 2 we've already awarded that, but I don't think there is
- 3 anything to stop that city from coming back in and, you
- 4 know, we've decided that that's not, you know, what we
- 5 would like to get a loan for.
- 6 CHAIRPERSON MOULTON-PATTERSON: Senator?
- 7 BOARD MEMBER ROBERTI: I'm just thinking. I
- 8 think we're probably close to working out a formula.
- 9 However, it might take, you know, some shuttle diplomacy
- 10 without the members involved, if that's permissible, just
- 11 to work the numbers out. It's hard to do -- it's hard to
- 12 do here. Maybe I'm wrong. Maybe somebody disagrees with
- 13 me.
- 14 BOARD MEMBER EATON: Well, I think it's up to
- 15 us -- on the one hand I'd like to be able to allocate the
- 16 money, I think that's what we're paid for.
- 17 BOARD MEMBER ROBERTI: Okay.
- 18 BOARD MEMBER EATON: Right. I mean as opposed to
- 19 trying to do it outside the bounds of the Board Room, I
- 20 mean.
- 21 BOARD MEMBER ROBERTI: Oh, no, no. We'd have to
- 22 do the final vote.
- 23 BOARD MEMBER EATON: The real issue here --
- 24 BOARD MEMBER ROBERTI: I'm just saying it's
- 25 difficult. I don't want to fight. If that's the way you

- 1 feel, fine, great.
- 2 BOARD MEMBER EATON: The nice thing is I don't
- 3 have a horse in this race, so it really doesn't bother me.
- 4 You know, I think what really is here is the fairness in
- 5 equity issue that pertains here and more importantly
- 6 issues as it relates to the integrity of how that money
- 7 was awarded.
- 8 So I think if you go in and I think the first and
- 9 is which ones of those are eligible. For instance, if you
- 10 go down and it seems there is, at least, a feeling that
- 11 Trinity County may or may not be eligible. Be as such,
- 12 and would be eliminated. That leaves you with, roughly, I
- 13 think four or five, shall we say, eligible jurisdictions.
- 14 BOARD MEMBER ROBERTI: Trinity isn't on my list
- 15 A. I know they came up in the testimony.
- 16 DEPUTY DIRECTOR NAUMAN: We did not include
- 17 Trinity in any of the funding scenarios.
- 18 BOARD MEMBER EATON: So part of it then is if you
- 19 take Santa Cruz out and do the proper legal maneuvering
- 20 that is necessary in order to make them eligible, then the
- 21 way to do it is you can fund at a certain level, i.e.
- 22 whatever they requested.
- 23 You know, for instance if Santa Cruz had
- 24 requested, you know, 450 and I don't and what the numbers
- 25 are and Brawley is and part of it anymore, or they may be,

- 1 Bridgebe et cetera, or can you just do the equitable thing
- 2 and say after the line, each of those remaining five will
- 3 split the pot evenly. If there's 1.8 and there's six
- 4 eligible contestants, shall we say, then each gets 300,000
- 5 and that's your fairness in equity across the Line.
- 6 That's one road map.
- 7 The other is to do it in such a way as you do
- 8 fund all of those until the money runs out. I don't have
- 9 a problem either way. My problem is basically let's just
- 10 make sure that our "Ts" are crossed and our "Is" are
- 11 dotted.
- 12 If Santa Cruz is going to be eligible, then we
- 13 have to take some official Board action to rescind that
- 14 portion of the award. I mean, so I --
- 15 BOARD MEMBER ROBERTI: That's fine. Madam
- 16 Chairman, my preference would be to fund Santa Cruz's
- 17 second proposal, their larger proposal, because it just
- 18 strikes me that their smaller proposal actually is what
- 19 cancelled out their larger proposal. And it just and
- 20 strike me that the city's fathers and mothers would have
- 21 counted --
- 22 DEPUTY DIRECTOR NAUMAN: Just to --
- 23 BOARD MEMBER EATON: With one --
- 24 BOARD MEMBER ROBERTI: -- have ever agreed with
- 25 that if they understood it. But we have to do it per Ms.

- 1 Tobias's legal recommendations.
- 2 BOARD MEMBER EATON: And the grant program. We
- 3 have to do it according to -- I mean, the loan program.
- 4 If they're getting -- I'm thinking of the grant. It has
- 5 to be in accordance with the scoring. So if the
- 6 scoring -- you see, so if Santa Cruz comes out, the first
- 7 one, that allows the others who have the scoring.
- 8 So that's the other criteria, not only rescinding
- 9 of the action, but the scoring criteria, because we can't
- 10 move anyone up that has a lower score over another.
- 11 BOARD MEMBER MEDINA: Consistent with the
- 12 scoring. Santa Cruz still scores high.
- 13 BOARD MEMBER EATON: Correct. That's what I'm
- 14 going for. I'm just trying to get us through --
- 15 BOARD MEMBER ROBERTI: The second, from my
- 16 perspective, is that we're not short-changing Bridgeport
- 17 Mono at all if we give them only the 33,000 because there
- 18 is a closure program, which they are eligible for, and
- 19 they have their own closure money. And that is and
- 20 particular duty that's going to be taken care of.
- 21 Everything else on the list with the exception of
- 22 Brawley, which has been taken care of, I think there is
- 23 the money.
- 24 BOARD MEMBER EATON: Do you want to repeat that
- 25 one more time. I didn't quite hear that.

- 1 (Laughter.)
- 2 CHAIRPERSON MOULTON-PATTERSON: Did you wish to
- 3 speak on that.
- 4 MR. NIKIRK: Evan Nikirk, Mono County, Public
- 5 Works. Partially in response to your comment just now and
- 6 Mr. Jones' and earlier, I should probably clarify
- 7 something, the \$500,000 loan request is in addition to the
- 8 \$132,000 we currently have on account for our closure
- 9 fund.
- 10 The total project is estimated to be \$730,000.
- 11 The loan request is 500,000, meaning the county between
- 12 it's current closure fund and additional funding would
- 13 have to foot the Bill for 230,000 of matching.
- Does that clear that up?
- 15 CHAIRPERSON MOULTON-PATTERSON: Ms. Tobias.
- 16 CHIEF COUNSEL TOBIAS: I just wanted to comment.
- 17 I know people are just throwing out ideas. I just wanted
- 18 to say that with the idea of funding everybody at the end
- 19 of the list with an equal amount, I think the way we would
- 20 normally do it in a grant program is that we would fund on
- 21 the basis of the scores. When you get to a certain line,
- 22 if there's money left for the next one, the money would go
- 23 to the next one on the list as opposed to a whole number
- 24 of people getting an equal amount.
- 25 And then what you'd have to do is basically ask

- 1 can that entity do what they proposed to do with that
- 2 amount of money? So let's say, for example, you get to
- 3 the bottom of the list, Si-Nor I guess, and they want and
- 4 in their -- they actually -- there's 150 left, you have to
- 5 basically say is there anything in that project that would
- 6 be, I don't want to say worth, but that would be feasible
- 7 to fund and get the and that they applied to do.
- 8 BOARD MEMBER EATON: The only way to give equal
- 9 amounts is if you were to fund any of the applicants who
- 10 received no score, because they all receive the same
- 11 score.
- 12 CHIEF COUNSEL TOBIAS: Right.
- 13 BOARD MEMBER EATON: Or the same score. Since
- 14 none of those above the line have received a duplicate
- 15 score, then they have to be funded at what the request was
- 16 for.
- 17 CHIEF COUNSEL TOBIAS: Right. And I would say I
- 18 don't think anybody that received no score would be
- 19 eligible for any funding. But I don't think we're there.
- 20 BOARD MEMBER ROBERTI: Could I throw out some
- 21 numbers.
- 22 DEPUTY DIRECTOR NAUMAN: Start filling in the
- 23 lines.
- 24 BOARD MEMBER ROBERTI: 412 for Santa Cruz. That
- $25\,$  gives them the  $88\,$  that they had, but under application

- 1 number two.
- 2 CHIEF COUNSEL TOBIAS: I see what you're doing.
- 3 BOARD MEMBER EATON: Counting that they already
- 4 had 88.
- 5 DEPUTY DIRECTOR NAUMAN: No, you just give them
- 6 Five.
- 7 BOARD MEMBER ROBERTI: Give them five. Okay,
- 8 five.
- 9 CHIEF COUNSEL TOBIAS: Giving them five for the
- 10 application number two.
- 11 BOARD MEMBER ROBERTI: Doesn't that give us
- 12 \$88,000?
- DEPUTY DIRECTOR NAUMAN: I think we're trying to
- 14 be clear is that you're funding a particular project.
- 15 You're not just giving them 500,000 to mix and match the
- 16 and items from the two applications.
- 17 CHIEF COUNSEL TOBIAS: See if you give them
- 18 500,000 for their second application, but they would need
- 19 to withdraw their first application in order for you to do
- 20 that, or you could give them something less than 500,000.
- 21 BOARD MEMBER ROBERTI: What happens if we do
- 22 Santa Cruz 500,000, Glenn County 500,000, Tehachapi
- 23 496,000, Si-Nor 500,000. I know that leaves somebody out.
- 24 BOARD MEMBER EATON: What about Mono County?
- 25 BOARD MEMBER ROBERTI: We've got to massage it.

- 1 BOARD MEMBER EATON: I mean that's the point I
- 2 was trying to get at, is that I don't really have, as I
- 3 mentioned, a horse in here. The issue is is Mono scored
- 4 higher than Imperial, Glenn, Santa Cruz and Tehachapi.
- 5 The issue is you have to fund then, at least, if I hear
- 6 Ms. Tobias, you have to fund Mono at 500,000 or can you
- 7 pick and chose money off the those. That's what I'm
- 8 trying to get at.
- 9 DEPUTY DIRECTOR NAUMAN: And, Sue, if you can
- 10 fill in one for Si-Nor, does that -- have you done 500
- 11 there?
- 12 BOARD MEMBER EATON: No, you have to start from
- 13 the highest.
- 14 DEPUTY DIRECTOR NAUMAN: I understand. We're
- 15 just trying to show you a different scenario and how much
- 16 it would be.
- 17 CHIEF COUNSEL TOBIAS: I think we can do portions
- 18 if you have a reasonable basis on which to do that. Now
- 19 with the Mono County one, you know, if you have issues
- 20 about the closure, post-closure thing, I think that's
- 21 reasonable for the Board to say, you know, in light of
- 22 this whole thing, you know, that's not what we want to
- 23 fund. But I think you have to look for a rationale. I
- 24 don't think you can start --
- 25 BOARD MEMBER ROBERTI: Well, that is the

- 1 rationale that we've been giving.
- 2 CHIEF COUNSEL TOBIAS: I'm comfortable with that
- 3 from the legal standpoint on that particular one.
- 4 BOARD MEMBER MEDINA: In regards to Santa Cruz,
- 5 for them to withdraw their 88,906, does that require a
- 6 Board vote or is that done by a letter from Santa Cruz or
- 7 how is that to be?
- 8 CHIEF COUNSEL TOBIAS: Be I think if the
- 9 representative from the city -- I'm assuming this is the
- 10 city. If the city says that they, you know, will not take
- 11 that loan, and they wish to do that, I'm comfortable with
- 12 the fact that that person can answer to their own city
- 13 council in terms of withdrawing that. But I do think that
- 14 has to be a final action.
- 15 If they do that, they basically say we're taking
- 16 back this application, then that's it, it won't change,
- 17 given whatever else happens. And you probably would want
- 18 to have something, you know, from the city in the long run
- 19 that says that. But I feel that since both applications
- 20 did have approval by the city to be submitted, I'm not
- 21 uncomfortable with their representative basically
- 22 withdrawing one of their applications.
- 23 BOARD MEMBER MEDINA: I wonder if we could hear
- 24 from the representative just to get it on the record.
- MR. SANDOVAL: Jim Sandoval.

- 1 BOARD MEMBER EATON: Who wants to be a
- 2 millionaire?
- 3 (Laughter.)
- 4 MR. SANDOVAL: Jim Sandoval, City of Santa Cruz.
- 5 Yes, on behalf of the Be I would like to withdraw
- 6 application number 2, which is the 88,000 for landfill
- 7 gas. And we can follow up with a letter from the person
- 8 who signed the application.
- 9 CHAIRPERSON MOULTON-PATTERSON: Thank you, Mr.
- 10 Sandoval.
- 11 DEPUTY DIRECTOR NAUMAN: Madam Chair and Board
- 12 members, if I can draw your attention then back to the
- 13 screen, if you look at how the numbers fall out, you'll
- 14 see with the suggested reduction in mono county, no money
- 15 going to Brawley because they've already been funded under
- 16 2156.
- 17 And Tehachapi being funded, Santa Cruz being
- 18 funded for 500. We can get down to 353,406 for Si-Nor
- 19 before we run out of money.
- 20 CHAIRPERSON MOULTON-PATTERSON: Okay. So under
- 21 the award column.
- DEPUTY DIRECTOR NAUMAN: It's under the award
- 23 column is the allocation scenario you've been talking
- 24 about. And that would deplete the fund entirely.
- 25 BOARD MEMBER MEDINA: I'd like to make a motion

- 1 for that.
- 2 CHAIRPERSON MOULTON-PATTERSON: Okay. We have a
- 3 motion by Mr. Medina to -- Ms. Nauman, it's late, would
- 4 you state it for us then.
- 5 Could we get a second?
- 6 BOARD MEMBER ROBERTI: Second.
- 7 CHAIRPERSON MOULTON-PATTERSON: Seconded by
- 8 Senator Roberti.
- 9 DEPUTY DIRECTOR NAUMAN: Okay. This is the
- 10 application -- the applicant for Black Butte Landfill
- 11 would be funded at be. The application for Tehama County
- 12 Red Bluff would be funded be request of 497,100 or is it
- 13 105, Sue?
- 14 BOARD MEMBER EATON: 105.
- DEPUTY DIRECTOR NAUMAN: Bridgeport Landfill in
- 16 Mono County funded at 33,000, Glenn County Landfill funded
- 17 at 500,000, City of Santa Cruz application number two
- 18 funded at 500,000, Tehachapi Recycling funded at 496,494.
- 19 And if my math has been done correctly, that leaves for
- 20 Si-Nor 353,406 -- is 401. Well, Sue, you need to give me
- 21 that fix, Si-Nor -- so 353,401. That brings you to a
- 22 total of 2.88 and no funds remaining.
- 23 CHAIRPERSON MOULTON-PATTERSON: Okay. If
- 24 everyone could look that over, we have a motion by Mr.
- 25 Medina, seconded by Senator Roberti.

- 1 DEPUTY DIRECTOR NAUMAN: This would be Resolution
- 2 2001-28. What we've done is provided a chart in page two
- 3 that we will fill in based on that motion and that vote.
- 4 And Any other comments before we vote?
- 5 Mr. Eaton.
- 6 BOARD MEMBER EATON: I think that we should also
- 7 include, as part of the motion, the reason for not fully
- 8 funding Bridgeport Mono just as part of the resolution,
- 9 even though we've had the discussion and debate and should
- 10 be part of be resolution. And that way we're covered and
- 11 we have a reasonable basis, I think, is what Kathleen was
- 12 talking about.
- 13 And then in addition, since we did take an action
- 14 in December, do we have to rescind that resolution?
- 15 CHIEF COUNSEL TOBIAS: Well, I think --
- 16 BOARD MEMBER EATON: And I mean, And just want to
- 17 be clear. You can make that part of this motion. I just
- 18 want to get it all down. I'm not trying to complicate it,
- 19 but it is really that issue. And then also whether or not
- 20 the applicants, whoever they may be, can actually show the
- 21 relationship whether it be, you know, be of the public
- 22 entities or private entities that can actually do the
- 23 project.
- 24 CHIEF COUNSEL TOBIAS: I think on the last point
- 25 what we'd want to make sure is that we have a feasible

- 1 project from Si-Nor. So I think that Si-Nor is going to
- 2 have to come back and basically show what project they
- 3 have left with the \$353,000 and show staff that it's
- 4 actually a feasible project. And then if staff has a
- 5 question, they'll have to come back to the Board.
- 6 BOARD MEMBER ROBERTI: I'm sure they can. I
- 7 think it was -- I was there visiting. I think there's at
- 8 least three separate projects. Each could be funded
- 9 individually.
- 10 CHIEF COUNSEL TOBIAS: I just wanted to make sure
- 11 that that's in there. I think as to Mr. Eaton's middle
- 12 question as to whether the Board wants to rescind the
- 13 other action, I think the Board could either rescind it,
- 14 if they wanted to, or from -- I'm satisfied if we get a
- 15 letter, but I think the motion should reflect the fact
- 16 that we would not do the loan documents on that first loan
- 17 they're going to get without the rescission of their first
- 18 one. So we do need to have that action take place before
- 19 we can work on the loan documents.
- 20 BOARD MEMBER EATON: And I think we should also
- 21 do it, relatively, within, you know, 30 or 60 days,
- 22 because if there's some reason they want to come back and
- 23 request the money, correct, under their first one -- let's
- 24 say the City Council wants to use, for whatever reason,
- 25 the 88, then we may have some other money left over that

- 1 we have to use local or NOFA or what have you. It really
- 2 has to be a timing issue.
- 3 CHIEF COUNSEL TOBIAS: Well, the money does have
- 4 to be basically -- the loan documents need to be finished
- 5 by June 30th, so --
- 6 DEPUTY DIRECTOR NAUMAN: Actually the program
- 7 requires that the loan docs be executed within 60 days of
- 8 Board action, so you could have --
- 9 CHIEF COUNSEL TOBIAS: I think in any case we
- 10 have to be moving quickly on that.
- 11 CHAIRPERSON MOULTON-PATTERSON: And your question
- 12 about Bridgeport, do we have enough in the --
- BOARD MEMBER EATON: I think we've just got to
- 14 put something into the motion that basically reflects --
- 15 CHIEF COUNSEL TOBIAS: I think we could also
- 16 rewrite the motion to add in that, since the Board spoke
- 17 to that issue.
- 18 DEPUTY DIRECTOR NAUMAN: I just need one more
- 19 clarification. I misspoke when I was reading the list and
- 20 called it application number two. And it's really
- 21 application number 1 for Santa Cruz that we're funding at
- 22 the \$500,000 level.
- 23 CHIEF COUNSEL TOBIAS: The other thing that we
- 24 could suggest, not to drag this out, is that we could
- 25 rewrite the resolution and have it ready for tomorrow, if

Please note: These transcripts are not individually reviewed and approved for accuracy.

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- 1 you wanted to start with that, or you can just indicate
- 2 what you'd like us to do.
- 3 CHAIRPERSON MOULTON-PATTERSON: Do you want it
- 4 rewritten? Okay, rewrite and we'll vote on it tomorrow
- 5 then.
- 6 CHIEF COUNSEL TOBIAS: That would be best to have
- 7 the resolution in front of you.
- 8 CHAIRPERSON MOULTON-PATTERSON: Okay. Is
- 9 everyone comfortable with that?
- 10 BOARD MEMBER JONES: You're not changing
- 11 anything? You're going to give us the resolution that
- 12 looks like this funding, because they're going to go home.
- 13 I don't want them to think that we're going to play this
- 14 game again.
- 15 CHIEF COUNSEL TOBIAS: We'll just --
- BOARD MEMBER JONES: We're not, are we?
- 17 (Laughter.)
- 18 CHIEF COUNSEL TOBIAS: We're going to add an
- 19 explanation, add in that Si-Nor needs to come back with a
- 20 feasible project and we're going to add in that Santa Cruz
- 21 needs to Identify how they're going to use the money.
- 22 CHAIRPERSON MOULTON-PATTERSON: And let me remind
- 23 the Board members that we will be discussing the audit
- 24 report, number 32, and the auditor will be here at 10:00
- 25 o'clock.

286 1 BOARD MEMBER ROBERTI: Can we start the meeting 2 then? 3 (Laughter.) CHAIRPERSON MOULTON-PATTERSON: Well, let's hope 5 we'll get started by then. 6 BOARD MEMBER JONES: You're not on our time 7 anyway. 8 BOARD MEMBER EATON: Senator, you're not going 9 home hungry tonight, trust me. 10 CHAIRPERSON MOULTON-PATTERSON: Okay. Thank you 11 very much. (Thereupon the California Integrated 12 13 Waste management Board meeting was recessed 14 at 6:05 p.m.) 15 16 17 18 19 20 21 22 23 24 25

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